

001

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 3

AMENDED REPORT ☐
(highlight changes)

APPLICATION FOR PERMIT TO DRILL				5. MINERAL LEASE NO: FEE-BH-61504	6. SURFACE: Fee
1A. TYPE OF WORK: DRILL <input checked="" type="checkbox"/> REENTER <input type="checkbox"/> DEEPEN <input type="checkbox"/>				7. IF INDIAN, ALLOTTEE OR TRIBE NAME:	
B. TYPE OF WELL: OIL <input type="checkbox"/> GAS <input checked="" type="checkbox"/> OTHER <u>CBM</u> SINGLE ZONE <input checked="" type="checkbox"/> MULTIPLE ZONE <input type="checkbox"/>				8. UNIT or CA AGREEMENT NAME:	
2. NAME OF OPERATOR: Ute Oil Company (dba A.C.T. Operating Company)				9. WELL NAME and NUMBER: Ballpark Canyon #1	
3. ADDRESS OF OPERATOR: 201 W. Wall Street #806 Midland TX 79701			PHONE NUMBER: (432) 683-4640	10. FIELD AND POOL, OR WILDCAT: Helper Field <input checked="" type="checkbox"/>	
4. LOCATION OF WELL (FOOTAGES) AT SURFACE: 1884' FWL and 1072' FSL AT PROPOSED PRODUCING ZONE: FERRON COALS				11. QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13S 10E	
14. DISTANCE IN MILES AND DIRECTION FROM NEAREST TOWN OR POST OFFICE: Adjacent to town of Kennilworth				12. COUNTY: Carbon	13. STATE: UTAH
15. DISTANCE TO NEAREST PROPERTY OR LEASE LINE (FEET) 1884' FWL and 1072' FSL		16. NUMBER OF ACRES IN LEASE:		17. NUMBER OF ACRES ASSIGNED TO THIS WELL: 160	
18. DISTANCE TO NEAREST WELL (DRILLING, COMPLETED, OR APPLIED FOR) ON THIS LEASE (FEET)		19. PROPOSED DEPTH: 4,680'		20. BOND DESCRIPTION: Irrevocable Letter of Credit	
21. ELEVATIONS (SHOW WHETHER DF, RT, GR, ETC.): GR = 6593'		22. APPROXIMATE DATE WORK WILL START: 2/1/2005		23. ESTIMATED DURATION: 1 Month	

24. PROPOSED CASING AND CEMENTING PROGRAM							
SIZE OF HOLE	CASING SIZE, GRADE, AND WEIGHT PER FOOT			SETTING DEPTH	CEMENT TYPE, QUANTITY, YIELD, AND SLURRY WEIGHT		
12 1/4"	8 5/8"	J-55	24 #/ft	320	Class G+ 2% CACL2	240 sacks 1.15 cu.ft./sk	15.8ppg,
					plus FL additive		
7 7/8"	5 1/2"	J-55	17 #/ft	4,680	Lead: Lite Wt. cement	160 sacks 3.36 cu.ft./sk	10.5 ppg
					Tail: Cem Crete blend	210 sacks 2.07 cu.ft./sk	10.5ppg

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25. ATTACHMENTS	
VERIFY THE FOLLOWING ARE ATTACHED IN ACCORDANCE WITH THE UTAH OIL AND GAS CONSERVATION GENERAL RULES:	
<input checked="" type="checkbox"/> WELL PLAT OR MAP PREPARED BY LICENSED SURVEYOR OR ENGINEER	<input checked="" type="checkbox"/> COMPLETE DRILLING PLAN
<input checked="" type="checkbox"/> EVIDENCE OF DIVISION OF WATER RIGHTS APPROVAL FOR USE OF WATER	<input checked="" type="checkbox"/> FORM 5, IF OPERATOR IS PERSON OR COMPANY OTHER THAN THE LEASE OWNER

NAME (PLEASE PRINT) Mary Tesitor TITLE Engineering Tech - Agent for ACT Operating Co.

SIGNATURE Mary Tesitor DATE Nov. 16, 2004

(This space for State use only)

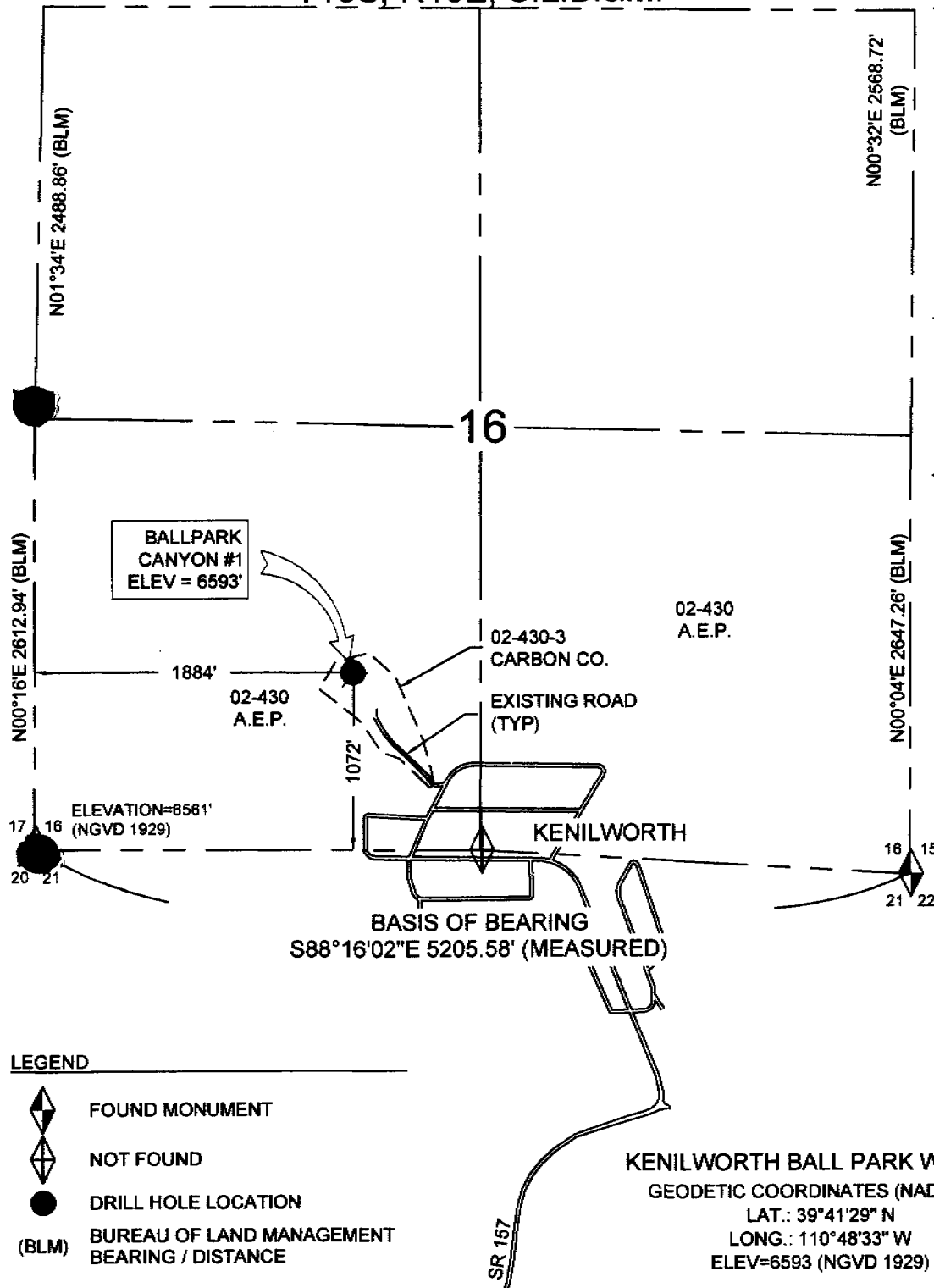
API NUMBER ASSIGNED: 43-007-31015

APPROVAL:

**Approved by the
Utah Division of
Oil, Gas and Mining**

Date: 01-03-05
By: [Signature]

T13S, R10E, S.L.B.&M.



NARRATIVE

THE PURPOSE OF THIS SURVEY IS TO LOCATE AND DESCRIBE A WELL SITE FOR UTE OIL COMPANY, AND IS SITUATED IN THE SOUTHWEST QUARTER OF SECTION 16, TOWNSHIP 13 SOUTH, RANGE 10 EAST, SALT LAKE BASE AND MERIDIAN, CARBON COUNTY, UTAH.

THE BASIS OF BEARING USED FOR THIS SURVEY IS SOUTH 88°16'02" EAST BETWEEN THE SOUTHWEST CORNER AND THE SOUTHEAST CORNER OF SAID SECTION 16.

THE BASIS OF ELEVATION USED FOR THIS SURVEY IS 6561 FEET (NGVD 1929) AT THE SOUTHWEST CORNER OF SAID SECTION 16, AS SHOWN ON THE HELPER, UTAH 7.5' QUADRANGLE.

SITE DESCRIPTION

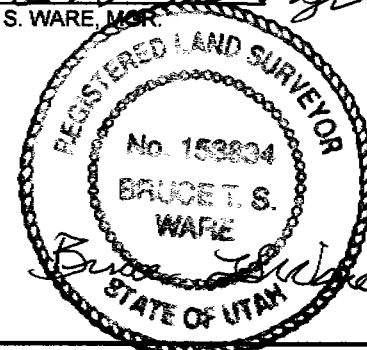
A PROPOSED DRILL HOLE SITUATED IN THE SOUTHWEST QUARTER OF SECTION 16, TOWNSHIP 13 SOUTH, RANGE 10 EAST, SALT LAKE BASE AND MERIDIAN, CARBON COUNTY, STATE OF UTAH, SAID DRILL HOLE IS LOCATED 1884 FEET EAST AND 1072 FEET NORTH FROM THE SOUTHWEST CORNER OF SAID SECTION 16.

CERTIFICATE OF SURVEY

I, BRUCE T. S. WARE, DO HEREBY CERTIFY THAT I AM A REGISTERED LAND SURVEYOR, CERTIFICATE NO. 153834 AS PRESCRIBED BY THE LAWS OF THE STATE OF UTAH. I FURTHER CERTIFY THAT I HAVE MADE A SURVEY OF THE TRACT OF GROUND SHOWN AND THAT IT IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE. IT DOES NOT PURPORT TO SHOW ALL EASEMENTS OF RECORD, NOR IS IT PROOF OF OWNERSHIP.

DATE: 10-28-04

Bruce T. S. Ware, Mgr.
BRUCE T. S. WARE, MGR.



LEGEND

- FOUND MONUMENT
- NOT FOUND
- DRILL HOLE LOCATION
- BUREAU OF LAND MANAGEMENT BEARING / DISTANCE

KENILWORTH BALL PARK WELL #1
GEODETIC COORDINATES (NAD 1927)
LAT.: 39°41'29" N
LONG.: 110°48'33" W
ELEV=6593 (NGVD 1929)

GRAPHIC SCALE
0 500 1000
1 IN = 1000 FT

WARE SURVEYING & ENGINEERING, L.L.C.

Phone: 435-637-2620 2223 North 1200 West
Email: waresurveying@emerytelcom.net Helper, Utah 84526

SURVEY FOR:

UTE OIL COMPANY

BALLPARK CANYON #1
KENILWORTH, CARBON COUNTY, UTAH
SECTION 16, T. 13 S., R. 10 E., S.L.B. & M.

DRAWN BY: MCW	SCALE: 1" = 1000'
CHECKED BY: BTSW	JOB NO.: UTE-2004-03
DATE: 10-28-04	DRAWING NO. P-1
REVISIONS: 0	

003

OSO ENERGY RESOURCES CORP.

900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

Division of Oil, Gas & Mining
1594 W.N. Temple, Suite 1210
Salt Lake City, UT 84114-5801

Attn: Diana Whitney

Re: Waste Management Plan for
the Ballpark Canyon #1

Dear Daina,

The following is our Waste Management Plan to be submitted in accordance with our Drilling Prognosis previously submitted with the APD for the Ballpark Canyon #1 in Carbon County, Utah:

Garbage - All garbage will be removed from site and disposed at the appropriate disposal facility.


Reserve pit contents - ECDC Environmental of Carbon County,(ph.435-888-4452) will haul and test as necessary all contents of reserve pit.

Produced Water - will be hauled from site and disposed of in the appropriate disposal facility, unless agreements with other operators can be made to dispose produced water in an existing disposal well.

Sanitation Facilities - will be supplied and cleaned as necessary during drilling operations.

Please let me know if you need any further details or supplemental information.

Sincerely,



Mary Tesitor
Engineering Technician
Oso Energy Resources Corp.
Agent for A.C.T. Operating

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DEC 02 2004

OFFICE OF THE ATTORNEY GENERAL



900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

November 16, 2004

Division of Oil, Gas & Mining
1594 W.N. Temple, Suite 1210
Salt Lake City, UT 84114-5801

Attn: Diana Whitney

RE: Exception Location
Ballpark Canyon #1
Sec. 16, T13W, R10E
Carbon County, Utah

Dear Diana,

In reference to the State Oil and Gas Conservation rule R649-3-3, Exception to Location and Siting of Wells, A.C.T. Operating hereby requests a location exception for the Ballpark Canyon #1 in Kenilworth, Utah. This exception is requested due to the topography and the close proximity to the town of Kenilworth.

There are no additional lease owners within 460' of the proposed location. If you have any questions please contact either Mary Tesitor or Gary Trotter at 970-247-4126.

Thank you,

Mary Tesitor
Engineering Technician
Oso Energy Resources Corp.
Agent for A.C.T. Operating Company

900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

Drilling Prognosis

Oso Energy Resources Corp.
Agent for A.C.T. Operating Company

Ballpark Canyon Well #1

T13S-R10E – SW Qtr. Section 16
Carbon County, Utah

Summary of Drilling Plan: Oso Energy Resources Corp. proposes to spud this well with a 12 1/4" bit and drill to 320' or to a competent shale bed where new 8 5/8" 24.0# J-55 ST&C surface casing will be set and cemented to the surface. After WOC for 12 hours, the BOP's will be installed and tested. Then a 7 7/8" hole will be drilled to a TD of approximately 4,680' with air mist. The well will be electric logged and then new 5 1/2" 17.0 # J-55 LT&C production casing will be run to TD and cemented with approximately 1,000 cu. ft. of cement. The cement will cover from TD to the surface. The target zones are the Ferron Coals which will be perforated then fracture stimulated with sand and a gel carrying fluid. The well will be cleaned up using swabbing then put on a conventional beam pump with a downhole pump, rods and pumping unit. The unit will be powered with an electric motor.

I. Geologic Marker Tops (Ground Level 6590')

<u>Formation</u>	<u>MD (TVD)</u>	<u>AMSL</u>
Mancos Shale	0	6590
Ferron Member	4330	2260
Cont. of Mancos Shale	4530	2060
PTD	4680	1910

II. Specifications for Pressure Control.

- a. Annular preventer will be a rotating head.
- b. Location of hydraulic BOP controls is a remote unit on ground between doghouse and tool pusher's trailer.
- c. BOP's will be tested to 75% of their rated working pressures at the following times:
 - i. When installed
 - ii. Prior to drilling out surface casing
 - iii. Minimum of once per week

III. Casing and Cementing Programs

- a. Casing Program
 - i. Conductor
TBD

- ii. Surface
12 1/4" hole, 8 5/8", 24#, J-55, LT&C from surface to 320'.
- iii. Production
7 7/8" hole, 5 1/2", 17#, J-55, LT&C from surface to TD of 4,680'
- iv. Tubing
2 3/8", 4.7#, EUE

b. Cementing Program

i. Surface Casing

Well Data

Depth: 320'

Casing: 8 5/8"

Open Hole: 12 1/4"

Annulus Vol.: 0.4127 cu ft./ft.

Downhole Accessories

Casing guide shoe

Float collar

Centralizers to be run as specified

Cement Specifications

240 Sx. Class G + 2% calcium chloride

Density: 15.8 ppg

Yield: 1.15 cu.ft./sx.

Cmt. Top: Circulated to surface

ii. Production Casing

Well Data

Depth: 4,680'

Casing: 5 1/2"

Open Hole: 7 7/8"

Downhole Accessories

Casing guide shoe

Float collar

Centralizers to be run as specified

Cement Specifications

160 Sx. Lead of Liteweight Cmt.

Density: 10.5 ppg

Yield: 3.36 cu. ft./sk.

210 Sx. Tail of Chem Crete blend

Density: 10.5 ppg

Yield: 2.07 cu. ft./sk.

iii. Casing Test Pressures

Surface Casing: ~~600~~ ^{1500 psi} for 30 minutes
Production Casing: 1,500 psi for 30 minutes

Per Casing Tester

IV. Drilling Fluids Program

<u>Depth</u>	<u>Bit Size</u>	<u>Mud Wt.(ppg)</u>	<u>Viscosity (sec.)</u>	<u>Fluid Loss</u>
0 - 320'	12 1/4"	8.4	40-50	NA
320 - TD	7 7/8"	Air mist	NA	NA

V. Logging, Coring and DST's

- a. Electric log suite: Surface Csg. to TD: Platform Express: Array Induction, SP, GR, Caliper, Triple Litho Density, Compensated Neutron
- b. Mud Logger: None
- c. Coring: None
- d. No DST's are planned.

VI. Abnormal Conditions

- a. No abnormal pressures are anticipated.
- b. Hydrogen sulfide is not present in offset wells and is not expected in this well.
- c. Abnormally high temperatures are not expected at this location.

VII. Additional Information

- a. Six coal zones are identified on the closest offset log and will be recommended for completion.
- b. A conventional formation core will be taken in this field at some point but not on this well.

OIL, GAS AND COALBED METHANE LEASE

This agreement ("Lease") is effective this 15th day of JUNE, 2004, by and between **BLACKHAWK COAL COMPANY**, a Utah corporation with an address at 700 Morrison Road, Gahanna, Ohio 43230 ("Lessor") and **UTE OIL COMPANY**, a Texas corporation, dba A.C.T. OPERATING COMPANY, whose address is 201 W. Wall Street, Suite 806, Midland, TX 79701 ("Lessee");

1. **GRANTING CLAUSE:** Lessor, for and in consideration of Ten Dollars (\$10.00) per net mineral acre and other valuable consideration, the receipt of which is hereby acknowledged, and for and in consideration of the covenants and agreements hereinafter contained on the part of Lessee, has granted, demised, leased and let and by these presents does grant, demise, lease and let exclusively unto Lessee all of Lessor's right, title and interest in the lands located in the Utah County of Carbon described in EXHIBIT A attached hereto and made a part hereof, consisting of 3,000 mineral acres and 480 surface acres, more or less, including any interests therein which Lessor may hereafter acquire in Township 13 South 10 East, Carbon County, Utah, by reversion, prescription or otherwise, and also including any accretions and any small strips or parcels of land now or hereafter owned by Lessor which are contiguous or adjacent to the subject lands, (the "Leased Premises") for the purpose of exploring (including the right to conduct geophysical surveys), drilling, operating, producing, saving, taking care of, treating, processing, storing on the surface and transporting and marketing coalbed methane, oil, liquid hydrocarbons, gas, or any of their constituent products, including injecting gas, waters, other fluids and air into all subsurface, coal strata horizons and formations

without liability to Lessor for migration; and laying pipelines, storing hydrocarbons above ground in a manner that will not interfere with Lessor's use of the surface, building tanks, setting up pumping units, and constructing all improvements necessary in the production and transportation of coalbed methane, oil, liquid hydrocarbons, gas, or any of their constituent products (collectively the "Minerals"); together with water rights necessary for Lessee's activities and, on a non-exclusive basis, all the rights of ingress or egress, and all other appurtenant easements and right-of-way Lessor may hold to the surface, subject to all terms and conditions of this Lease. For the purposes of this Lease, "coalbed methane" means methane gas from coal formations, coal seams or abandoned coal mine workings and all zones in communication therewith.

2. **LEASE TERM:** Subject to the other provisions of this Lease and specifically but not limited to the provisions of paragraph 3, this Lease shall commence on the date hereof and remain in full force and effect for a primary term expiring at 11:59 p.m. on the date that is five (5) years from the date hereof (the "Primary Term"), during which time the Lessee shall use its best efforts to explore for Minerals on the Leased land, and produce and sell Minerals underlying the Leased Premises. The Primary Term may not be extended by payment of shut-in royalty.

3. **EXTENDED TERM:**

- (a) Provided the Lessee has, during the Primary Term, diligently and in good faith explored the Leased Premises for Minerals and, where warranted, drilled and, where appropriate, completed a well or wells to commercially produce Minerals from the Leased Premises, Lessee

shall be granted the rights described in paragraph 1 for an extended term of ten (10) years (the "Extended Term", with the Primary Term plus the Extended Term, if any, being the "Lease Term"), except as hereinafter provided.

- (b) If at the expiration of said Extended Term there are one or more wells in production or in the process of being drilled on the Leased Premises, then this Lease shall continue for the retained acreage applicable to said well(s), as defined in Paragraph 3(c) with respect to each such well as long as drilling of the well(s) is continued with reasonable diligence, or as long as Minerals are produced in paying quantities, or both, as the case may be, subject, however, to the provisions of Paragraph 3(d) hereof. Retained acreage for individual wells, in production or in the process of being drilled, will not extend the term for any land other than the retained acreage for that well.
- (c) The retained acreage for each well at the end of the Extended Term shall be 640 acres. Provided, however, if at the end of the Extended Term, the State of Utah spacing regulations mandate a Production Unit size that is less than 640 acres, Lessee shall thereafter use reasonable diligence to continue drilling additional wells on the Leases Premises to adequately produce the Minerals in accordance with State spacing regulations.
- (d) If at the termination of the Extended Term of this Lease, State or Federal regulations require acreage in excess of the retained acreage

described in Paragraph 3(c), then with respect to the wells to which the Federal or State regulations apply, the acreage required by the Federal or State regulations shall supersede the acreage set forth in Paragraph 3(c).

4. **TERMINATION:** Failure of Lessee to comply with the terms set forth in Paragraph 3(a) above, shall cause this Lease to terminate at the end of the Primary Term as to all acreage not then being held by a Production Unit. If this Lease continues into the Extended Term, this Lease shall terminate if Minerals are not produced from the Leased Premises in paying quantities or drilling operations are not continuously prosecuted as hereinafter provided. "Drilling operations" include operations on the Leased Premises for the drilling of a new well, the reworking, deepening or plugging back of a well or hole or other operations conducted in an effort to obtain or reestablish production of Minerals. Drilling operations shall be considered to be "continuously prosecuted" if not more than sixty (60) days shall elapse between the completion or abandonment of one well or hole and the commencement of drilling operations on another well or hole, unless such operations are prevented or delayed by a force majeure event. In the event of a delay due to a force majeure event, Lessee shall have sixty (60) days following the end of the force majeure event within which to commence drilling operations. For the purposes of this paragraph and the succeeding paragraph, any well opened or remaining open in one or more coal seams or zones in communication with coal seams shall be deemed a coalbed methane well.

5. **ROYALTIES/MINIMUM ROYALTIES:** Lessee shall pay, or cause to be paid, to Lessor at the address stated in paragraph 22 below, on or before the 45th day from the end of a calendar month from which any Minerals were produced and sold from the Leased Premises in that previous calendar month and for which Lessee has been paid, a royalty equal to fifteen percent (15%) of the proceeds realized from the sale of all Minerals produced and sold from the Leased Premises, less 15% of ad valorem taxes and production, severance or other excise taxes and the cost incurred by Lessee in delivering and processing such Minerals. Lessee agrees to diligently seek to obtain the highest price available for all such Minerals. Notwithstanding the foregoing, Lessor shall have the right at any time, subject to fifteen (15) days prior notice to Lessee to take Lessor's proportionate share of produced Minerals at the wellhead and market or otherwise dispose of the same as Lessor may deem appropriate. All royalty checks shall be accompanied by a complete and full accounting of all royalty payments, including but not limited to all deductions from the proceeds. If Lessee shall not have timely paid to Lessor any sum of money payable under the provisions of this Lease and such non-payment shall continue for a period of 30 days, Lessee shall in addition thereto pay to Lessor interest on the delinquent amount, at the rate of two percent above the rate per annum equal to the prime interest rate charged by Bank One as quoted on the first day of the calendar month in which payment is due. This provision shall in no way constitute a waiver of the requirement to pay on time and shall be cumulative and in addition to Lessor's right to terminate this Lease under paragraph 19.

In the event Minerals are produced, the minimum Mineral royalty paid for any calendar year, beginning with 2005, shall be \$10,000.00. Beginning with the year 2005, for each calendar year in which royalties for Minerals paid under this Lease are less than \$10,000.00, then the difference between the Mineral royalty paid for that calendar year and \$10,000.00 shall be paid as a non-recoupable minimum royalty from Lessee to Lessor. Minimum royalty due for any calendar year shall be paid by February 15 of the ensuing year.

6. **ANNUAL SURFACE RENTAL FEE:** Lessee shall pay to Lessor an annual surface rental fee of \$2.00 per net surface acre beginning with 2005. Annual surface rental due for any calendar year shall be paid by February 15 of the ensuing year.
7. **LETTER OF CREDIT:** Lessee shall establish a letter of credit in the amount of FIFTY THOUSAND DOLLARS (\$50,000) and in the form of EXHIBIT B attached hereto and made a part hereof and with a bank acceptable to Lessor. All Bank fees shall be paid by Lessee. The purpose of the Letter of Credit is to secure the obligation of Lessee to perform its covenants hereunder. If Lessor determines in good faith that Lessee is in default of a covenant hereunder, Lessor shall deliver written notice specifying same to Lessee, and if such event of covenant default is not cured by Lessee within ten business days of receipt of Lessor's written notice, Lessor may draw from such Letter of Credit to the extent of Lessor's damages.
8. **SHUT-IN ROYALTY FOR MINERALS:** For any well drilled during the Lease term, if such well is capable of producing Minerals in paying quantities but there is no market, Lessee shall pay to Lessor a shut-in royalty of \$1,000.00 per well per year, or portion thereof, first payable within ninety days of such suspension of production

or failure to initiate sales. Notwithstanding any provisions hereof to the contrary, it is expressly agreed that Lessee shall have the right to maintain this Lease in force after the expiration of the Lease Term hereof by payment of shut-in royalty under this paragraph for so long as Lessee is diligently, continuously and in good faith attempting to sell the Minerals at the prevailing market price being paid to other producers in Township 13 South, Range 10 East, Carbon County, Utah. Any shut-in royalty paid under the provisions of this paragraph shall be in lieu of and not recoupable against royalties paid under paragraph 5.

9. **POOLING:** Lessee shall have authority to pool the Leased Premises or any portion thereof with other abutting lands, but only to the extent required by minimum spacing regulation or to create a tract of forty (40) acres, whichever is greater. Lessor shall receive written notification and, upon written request, copies of surveys for verification of royalty interest based on acreage, if portions of the Leased acreage are pooled. Royalties will be paid on the percentage royalty interest each lessor holds in the pooled or communitized land.
10. **UNITIZATION:** Lessee shall have the right but not the obligation to commit all or any part of the Leased Premises or interest therein to one or more unit plans or agreements for the cooperative development or operation of one or more oil, gas, or coalbed methane gas reservoirs or portions thereof, if in Lessee's judgement such plan or agreement will prevent waste and protect correlative rights, and if such plan or agreement is approved by the federal, state or local governmental authority having jurisdiction. When such a commitment is made, this Lease shall be subject

to the terms and conditions of the unit plan or agreement, including any reasonable formula prescribed therein for the allocation of production.

11. **MONTHLY REPORTS: AUDITS: INSPECTION:** Lessee shall keep full and accurate records for each well of drilling operations, production, and sale of Minerals and shall on the 45th day from the end of each calendar month for which there was production sold, deliver or cause to be delivered to Lessor at the address shown in paragraph 23, a written report describing and identifying, in such detail as Lessor may request, the quantities and qualities of Minerals produced and/or sold during the previous calendar month, the gross proceeds received by Lessee for Minerals sold during the previous month, the deductions from the gross proceeds referenced in paragraph 5, and payment of the royalties due. Lessee and Lessee's buyers shall measure all production accurately using standards established by the American Gas Association (AGA) and/or the American Petroleum Institute (API) and all measuring devices shall be tamper proof as nearly as practicable. Lessee shall provide promptly to Lessor upon request, copies of the run-tickets and other written results of all measurements, tests and samplings, including those performed by the Lessee's buyers, if available.

Lessor shall have the right at any time, at Lessor's expense to:

- (a) Inspect by all appropriate means Lessee's facilities on the Leased Premises;
- (b) Test Lessee's meters and other measuring and testing devices; and,
- (c) Sample, test, measure and gauge production of the wells, including the right, but not the obligation, to install meters on lines; and

- (d) Observe Lessee in the performance of Lessee's obligations under this Lease; and
 - (e) By appointment, examine or audit, during the term of this Lease and three years thereafter, the books, records, supporting documents, files and correspondence of Lessee and Lessee's buyers possessed by Lessee and maintained in connection with the Lease and the production and/or sale of the Minerals from the land at Lessee's place of business.
12. TITLE: Lessor does not warrant its title to the Leased Premises or to the rights which Lessee may need for the enjoyment of this Lease, including the right of Lessee to tender assignments of interest as required. If Lessor owns a lesser interest in the Minerals than the entire and undivided estate, then royalties herein provided for shall be paid Lessor only in the proportion which Lessor's interest bears to the whole.
13. RESTRICTIONS: This Oil, Gas and Coalbed Methane Lease and the rights and privileges herein granted Lessee are expressly made subject to:
- (a) Any existing farming or pasturing rights which Lessor may have granted.
 - (b) Public or private roads, ways, uses, easements and ordinances.
 - (c) Exceptions, reservations, covenants and conditions, easements, rights of way and leases, if any, that may be of public record.
 - (d) Such state of facts that an examination of said tracts and/or an accurate survey thereof, or, without limiting the provisions of Paragraph 9, a title examination would disclose.

(e) Any existing or future electric transmission or distribution lines, telegraph lines, radio and microwave stations, poles, towers, guys and anchors and other facilities which may be appurtenant thereto with reasonable means of access thereto to service, renew, extend, patrol and to remove said facilities and appurtenances as Lessor may require; and Lessor shall have the right to construct any and all electric transmission and distribution lines, radio and microwave stations and other such electrical facilities, as it may deem appropriate, desirable or necessary in the future on any location on the Leased Premises, and operations under this Lease shall not endanger or interfere with any existing or future electric transmission or distribution lines and facilities, telegraph lines, radio and microwave stations, poles, towers, guys and anchors, and other facilities appurtenant thereto. No well shall be placed or be permitted to remain within 200 feet measured horizontally from any electric transmission line now existing or hereafter erected. In the event any action taken in the future by Lessor, its successors or assigns, pursuant to this Paragraph 13(e), causes any loss or damage to Lessee, its successors or assigns, Lessee, its successor or assigns shall be compensated in the manner and as provided in Paragraph 31 below.

14. GENERAL OPERATING CONDITIONS: Lessee shall:

- (a) Comply with all federal, state, and local laws, statutes, ordinances, regulations, and orders applicable to Lessee's operations and the

conditions created thereby, including but not limited to environmental and pollution control requirements; and

- (b) Not commit any waste, unnecessary damage, or the deposit of any materials, supplies, or litter on the Leased Premises;
- (c) Conduct lessee's operations under this Lease in accordance with the highest standard practices in the industry; and
- (d) Conduct all of its activities contemplated herein in a neat and orderly manner, so as not to permit unsightly, unsanitary, or dangerous conditions to exist and further not to disturb or interfere with Lessor's operations or facilities on the Leased Premises.

15. SPECIAL OPERATING METHODS: Lessee shall:

- (a) Obtain Lessor's approval of all proposed production facilities including but not limited to access roads, well locations, pipelines and compressor facilities prior to beginning any work on site. Lessor shall promptly respond to any request for approval pursuant to this Paragraph 15 so as not to unduly delay Lessee's work program. Failure by Lessor to respond to a written request for approval from Lessee, within thirty (30) days from receipt of such request by Lessor, shall be deemed an approval by Lessor.
- (b) Provide to Lessor upon request all survey information which Lessee may now have or hereafter obtain to inform Lessor fully as to the exact location of any well drilled and copies of all logs, drill stem test

records, core analysis, pressure tests, or any other information obtained by Lessee in the course of drilling any well, and the location of all access roads, pipelines, compressor facilities and all other associated facilities erected or installed on the surface or subsurface of the Leased Premises; and

- (c) Provide to the Lessor a copy of any and all permits obtained by Lessee and issued by any Federal, State or local authority for any operations conducted by it on the Leased Premises and shall also provide to Lessor a copy of any and all releases issued by any Federal, State or local authority which relate to any operations on the Leased Premises or the termination of the same. Releases issued by Federal, State or Local authorities shall not release Lessee of its obligations to Lessor under this Lease; and
- (d) Promptly pay Lessor, if Lessor owns the surface, or to the actual owner of the surface if Lessor does not own the surface, for actual damage to the surface, timber, growing crops, fences, livestock, and other property of Lessor and its tenants, upon completion of each such separate activity, Lessee shall promptly pay Lessor or the surface owner for any and all damages suffered by them from Lessee's activities not theretofore paid for; and

- (e) Bury all pipelines and conduits to an acceptable depth or as required by federal, state or county regulations, whichever governs surface use facilities; and
- (f) Use all pipelines and conduits on the Leased Premises for Minerals production from the Leased Premises and/or commingled Minerals from adjacent properties (if deemed necessary, by the Lessee for the economic production of Minerals from the Leased Premises); and
- (g) Upon written request by Lessor, Lessee, at its sole expense, shall enclose with an adequate fence all equipment and excavations, and either immediately repair any fence cut by Lessee or immediately install cattle guards or steel gates upon cutting a fence; and
- (h) Not drill, without prior written consent of Lessor, any well within 200 feet of any pond or other source of water, or any building or improvement which is now or may hereafter be constructed or located on the Leased Premises; and
- (i) Not use, without prior written consent of Lessor, any surface water from the Leased Premises, including the discharge of produced fresh water into existing surface impoundments at NPDES permitted points, and shall, if consent is granted, conduct all required sampling and monitoring at Lessee's own expense; and
- (j) Maintain in good condition all wells, drilling facilities, roads, pipelines, equipment, storage areas, and other improvements and, unless

otherwise requested in writing by Lessor, upon Lease termination, or in the event of a dry hole, remove all such materials and equipment to Lessor's satisfaction and plug any abandoned well, in accordance with all applicable laws and regulations; and return the surface to the same condition as it was prior to development, and

- (k) Notify Lessor or other representatives designated by Lessor from time to time, at Lessor's address shown in paragraph 22 below, or such other address that may be designated in writing by Lessor from time to time, at least 24 hours prior to the commencement of plugging or cementing operations that Lessee intends to do so and again after plugging has been completed. Lessee shall furnish Lessor with copies of each plugging affidavit. The notice of intended plugging under this paragraph (k) may be by telephone or other verbal communication provided that written confirmation is delivered to the address shown in paragraph 22 below within two (2) days of such oral notice.

To the extent that the terms and conditions of this paragraph apply to the surface, the same shall be operative notwithstanding the fact that Lessor does not own the surface.

- 16. **ENVIRONMENTAL MATTERS:** During the Lease, Lessee shall not, and shall not allow any other party to, bring upon, store, dispose of, or install in or upon the Leased Premises (i) any hazardous wastes, hazardous substances, hazardous

materials, toxic substances, hazardous air pollutants or toxic pollutants, as those terms are used in the Resource Conservation and Recovery Act, the Comprehensive Environmental Response, Compensation and Liability Act of 1980, the Hazardous Materials Transportation Act, the Toxic Substances Control Act, the Clean Air Act and the Clean Water Act, or any amendments thereto, or any regulations promulgated thereunder; (ii) any "PCB's" or "PCB items" (as defined in 40 C.F.R. Section 761.3); or (iii) any "asbestos" (as defined in 40 C.F.R. Section 763.83). (The materials mentioned in items (i), (ii) and (iii) shall be collectively referred to as hazardous materials for purposes of the Lease.) Lessee shall indemnify, defend and hold Lessor and any affiliated companies harmless from and against any liability, cost, damage, penalty, fine or expense incurred or sustained by Lessor or any affiliated companies (including, without limitation, reasonable attorneys' fees and expenses, court costs and costs incurred in the investigation, settlement and defense of claims) of whatsoever kind or nature, known or unknown, contingent or otherwise, as a result of or in connection with any violation of the preceding prohibition. It is specifically understood and agreed to by Lessee that the indemnity contained in this paragraph shall survive the expiration or earlier termination of the Lease.

17. **INDEMNIFICATION:** Lessee shall indemnify, defend, and save harmless Lessor from and against any and all liability, loss, damages, costs, claims, suits for damages, attorneys' fees, or other expenses of any kind resulting directly or

indirectly from Lessee's rights and operations under this Lease, unless such actions or negligence by Lessor shall have caused same.

18. **INSURANCE:** Lessee shall maintain in full force and effect during the term of this Lease:

- (a) Workers Compensation Insurance in statutory amounts; and
- (b) General Liability Insurance, with limits of at least \$1,000,000 combined Bodily Injury and Property Damage or equivalent, including Contractual, Protective Liability, Products/Completed Operations, and X, C, U, D and E coverages; and
- (c) Automobile Liability Insurance covering all owned, non-owned and hired vehicles with limits of at least \$500,000 each person and \$1,000,000 each occurrence Bodily Injury, sickness or death and \$1,000,000 Property Damage, or their equivalents.

All policies of insurance shall be endorsed to provide for waivers of subrogation in favor of Lessor, and except for Workers Compensation shall name Lessor as additional insured. Lessee shall provide a Certificate of Insurance to Lessor prior to beginning operations on the Leased premises, and Lessee shall require its insurer to notify Lessor if any change occurs in its policy.

19. **TERMINATION AND RELEASE OF LEASE:** In addition to other termination provisions set forth in this Lease, Lessor may terminate this Lease, as provided below in this paragraph 19, upon the occurrence of any one or more of the following conditions:

- (a) If Lessee shall fail to pay, or cause to be paid, fully and promptly any amount due to Lessor under this Lease after the expiration of 10 days following the demand via certified mail for payment by Lessor; or
- (b) If Lessee shall fail to correct or utilize commercially reasonable efforts to correct any breach of any other provision of this Lease within 30 days of the date on which Lessor shall have notified Lessee, via Certified Mail, a notice of default under this Lease; or
- (c) If Lessee shall file a voluntary petition in bankruptcy, or for the appointment of a receiver or shall be adjudicated bankrupt or insolvent, or shall seek, consent to or acquiesce in the appointment of any trustee, receiver or liquidator for all or for any substantial part of its properties or fail to meet its obligations to creditors as they come due; or
- (d) A writ of execution of attachment shall be levied or a mechanics' or materialmen's lien shall be filed against the Leased Premises and Lessee shall not have acted to contest or dissolve the same prior to execution sale thereon or for a period of ten (10) days after Lessor shall have made written demand upon Lessee to institute proceedings for the contest or dissolution of the same or in the event of the foreclosure of any mortgage against Lessee.

After the termination of this Lease, Lessee shall have an additional 90 days during which Lessee shall re-enter the land and remove all of Lessee's equipment and

related property from the land, and thereafter, as and when required by law, Lessee shall perform reclamation and environmental work on and respecting the land.

20. **ASSIGNMENT; SUBLETTING:** Lessee shall not assign this Lease or any interest therein, or sublet the Leased Premises or any part thereof, or license the use of all or any portion of the Leased Premises or business conducted thereon or therein, or encumber or hypothecate this Lease, without the written consent of Lessor. Lessor acknowledges that Lessee, in connection with obtaining necessary capital to develop the Leased Premises for the purposes contemplated herein, may be required to assign or encumber, in whole or in part, the rights of Lessee set forth herein. Lessor shall consent to the foregoing if the terms thereof are commercially reasonable. Provided, however, the foregoing notwithstanding, Lessee shall have the right, without Lessor's consent, to assign this Lease or any interest therein, to a subsidiary or affiliate of Lessee. No such assignment shall relieve Lessee of its obligations pursuant to this Lease.
21. **FORCE MAJEURE:** Lessee's obligation to drill, develop and operate the Leased Premises, and to market Minerals shall be excused hereunder only if any such drilling, development, operating and marketing is interrupted, delayed or prevented by a force majeure event. The term "force majeure" as used herein shall mean any of the following causes beyond the control and without the fault or negligence of Lessee which could not have been foreseen or avoided through ordinary diligence, namely: acts of God, including earthquakes, epidemics, fires, flood, hurricanes, landslides, lightning, storms, washouts, freezing of wells or lines of pipe necessary for Lessee's operations described in this Lease, and other similar severe natural

calamities; acts of the public enemy, wars blockades, sabotage insurrections, riots, civil disturbances and arrests; strikes, lockouts, work stoppages or other industrial disturbances; explosions or other similar accidents, refusal or inability of any transporting pipeline to transport gas pursuant to a firm transportation agreement, breakage, or failure of pipelines or equipments, and withdrawal of pipelines or equipment from service for unscheduled maintenance; any government statute, rule, regulation or order concerning the production, purchase, sale or transportation of natural gas that prohibits Lessee from performing under this Lease; or any other occurrence or cause of a similar nature not reasonably within the control of Lessee.

If an event of force majeure renders Lessee unable to perform, in whole or in part, its obligations under this Lease, Lessee shall as soon as possible notify Lessor, and if such initial notice is oral, shall follow as soon as possible thereafter with written notice and full particulars of the occurrence. Lessee shall not be in violation of this Lease due to a suspension of performance attributable to an event of force majeure.

Lessee shall act in a commercially reasonable manner and with due diligence to recommence performance; provided, however, that the course of action to be taken in response to any work stoppage shall be left to the sole discretion of Lessee.

22. **ENTIRE AGREEMENT:** This Lease contains the entire agreement by and between Lessor and Lessee, and no oral agreement, promise, statement, or representation, which is not herein contained, shall be binding on Lessor or Lessee. No amendment or modification of this Lease shall become effective unless and until the same shall have been reduced to writing and signed and acknowledged by both parties.

23. NOTICES: Any notice or communication required by this Lease shall be in writing addressed to the address of each of the parties respective as follows:

TO LESSOR:

Blackhawk Coal Company
700 Morrison Road _____
Gahanna, OH 43230
Attention: Director, Land Management
Facsimile: 614 883 7299

TO LESSEE:

A.C.T. Operating Company
201 W. Wall Street, Suite 806
Midland, TX 79701
Attention: Marshall Watson
Facsimile:

At any time, either party may specify in writing a new address for notification hereunder.

24. RECORDING: Lessee shall only record a short form memorandum of this Lease with the recorder of deeds in the county(ies) in which the land is situated.
25. TAX CREDIT: Lessee shall not intentionally undertake or knowingly allow any transaction pertaining to this Lease which would create a disallowance in whole or in part of the tax credit which may be authorized under Section 29 and/or Section 45 of the Internal Revenue Code, or any present or similar future provisions of the Internal Revenue Code, for production of non-conventional fuel. Lessor shall be entitled to exclusive rights to all such tax credits as are authorized and allocated to Lessor under such laws as may be related to the production of Minerals.
26. TAXES AND FARM TAP: Lessee reserves the right to make any such payments to avoid possible forfeiture of this Lease, and any such payment shall be recovered

as a charge against royalties due Lessor, but Lessee shall not be construed as having a duty nor an obligation to tender such payment. Further, for and in consideration of \$1.00, the receipt of which is also hereby acknowledged, the Lessor agrees that Lessee may provide, at no expense to Lessor, a "farm tap" for use of free gas by the surface owner for domestic or household use only, and/or the attainment of easement right-of-ways if deemed necessary by Lessee, and/or for the operation for compressors or equipment necessary to produce gas from the land. Except as provided in paragraph 5 of this Lease, all ad valorem and/or production taxes, assessments or increases in any such charges on or resulting from Lessee's ownership of Minerals in the Leased Premises shall be borne by Lessee. Copies of all such tax bills will be provided to Lessor within thirty (30) days of the receipt of the same by Lessee. Lessee shall pay all taxes assessed on property and fixtures placed by Lessee on the Leased Premises.

27. **AVOIDANCE:** Nothing in this Lease is intended to breach or be in violation of state or federal statute. Any such provisions that are in contradiction or violation thereof, are duly voided and shall not cause failure to the remaining provisions of this Lease.
28. **WAIVER OF RIGHT OR CLAIM:** No waiver, forbearance or other failure to assert any right or claim by Lessor prior to the execution of this Lease shall restrict, diminish or otherwise affect in any way Lessor's rights under the Lease and previous conduct of the parties shall not constitute any future waiver or forbearance of the claim or right. No waiver of any right or claim shall hereafter be effective unless set forth in writing and signed by the party waiving such right or claim. This

Lease constitutes the entire agreement of the parties with regard to the Leased Premises as of the date of this Lease. All previous negotiations, correspondence and other documents between Lessor and Lessee pertaining to the Leased Premises shall have no effect from this date forward.

29. **SEVERALTY OWNERSHIP:** If the Leased Premises is hereafter subdivided and owned in severalty or in separate tracts, royalties accruing hereunder shall be divided among, and paid to, such separate owners in the proportion that the acreage owned by each such separate owner bears to the entire Leased Premises; provided that this paragraph shall not apply in the case of non-abutting tracts, pooled acreage, or if seller and buyer otherwise agree. Lessee shall not be required to install new transportation facilities or drill off-set wells. In the event Lessee would agree to install or rearrange measuring devices, any associated expense shall be reimbursed to Lessee. A land division shall not, in any event, have the effect of terminating this Lease as to any of the Leased Premises.
30. **COAL DEVELOPMENT:** This Lease is subject to the right of the Lessor, its affiliates, successors and assigns, to investigate, explore, prospect, drill, produce, mine and market coal seams, whether or not such seams produce coalbed gas, and is subject to the terms and provisions of any valid present or future coal leases. Nothing herein shall prevent Lessor, or a Lessee under a coal lease, from venting coal seam gas out of the coal mine, or taking other reasonable safety precautions; provided that in such event, Lessee shall be given sixty (60) days' written notice of such intention. Lessor shall keep Lessee reasonably apprised of intended coal development projects, and shall give Lessee at least six (6) months' written notice

of any need to take out of production and/or abandon and plug wells to enable mining through. In the event any action taken in the future by Lessor, its successors or assigns, pursuant to this Paragraph 30, causes any loss or damages to Lessee, its successors or assigns, Lessee shall be compensated as provided in Paragraph 31 below.

31. **LESSOR'S RIGHT TO CONSTRUCT FACILITIES:** This Lease is subject to the right of the Lessor to construct facilities on the surface of the Leased Premises. Lessor shall keep Lessee reasonably apprised of intended construction projects and shall give Lessee at least six (6) months' notice of any need to permanently take out of production and/or abandon and plug wells which may interfere with any of Lessor's construction projects or facilities. In the event that Lessor requires that Lessee permanently take out of production and/or abandon and plug a well or wells (hereinafter a "well", whether one or more than one), Lessor shall, at Lessor's election, either pay reasonable costs of drilling a replacement well, or compensate Lessee for the Fair Market Value of such well and associated equipment. As used herein, "Fair Market Value" shall mean the net present value of the anticipated net income to Lessee from the sale of the Minerals to be produced from the well during the remaining life of the well. In the event Lessor elects to compensate Lessee, Lessee shall notify Lessor of Lessee's determination of the Fair Market Value of the well and Lessor shall have thirty (30) days after receipt of Lessee's notice in which to accept such determination or request appointment of appraisers, as follows. If Lessor elects to appoint appraisers, the Fair Market Value of the well shall be determined by a board of three appraisers, each of whom (i) shall be

knowledgeable and experienced in determining such valuations, (ii) shall be knowledgeable and experienced in the development or evaluation of coalbed methane, oil & gas or other minerals at the time of the appointment, and (iii) shall be in all respects independent of the parties and impartial. Within ten (10) days after Lessee receives Lessor's notice requesting appointment of appraisers, each party shall name one appraiser and provide such name to the other party. These two appraisers shall jointly name a third appraiser similarly qualified within ten (10) days following the selection of the second of the two appraisers. Each party shall pay the fee of the appraiser appointed by such party. The parties shall share equally the fee of the third appraiser. The appraisers shall make such examinations and investigations as they may deem necessary. Within thirty (30) days of the appointment of the third appraiser, each of the three appraisers shall render a written opinion of the appropriate Fair Market Value. For a period of two (2) weeks following issuance of the last appraisal, the three appraisers shall attempt to agree upon the Fair Market Value. If the three (3) appraisers agree upon the Fair Market Value, such determination shall be binding upon Lessor and Lessee. If the three (3) appraisers cannot agree among themselves, the Fair Market Value shall be established by the appraisers by ranking the three (3) Fair Market Values, and eliminating either the high or low Fair Market Value (whichever is further from the middle value), with the binding Fair Market Value being the average of the remaining two (2) Fair Market Values.

32. **RIGHT OF FIRST REFUSAL:** Lessor hereby grants to Lessee a right of first refusal to lease all or part of the oil and gas (including coalbed methane gas) now owned

or controlled by Lessor, its subsidiaries, and/or affiliates, located in Township 13 South, Range 11East, or in Township 12 South, Range 10East, Carbon County, Utah (the "First Refusal Property"). If Lessor, its subsidiaries, and /or affiliates, receives a bona fide written offer from a non-affiliate third party ("Third Party Offer") to lease all or any part of the First Refusal Property, and if Lessor desires to accept such offer, it shall first notify and present the offer to Lessee ("First Refusal Notice"), which notice shall include the Basic Economic Terms (as hereinafter defined) of such Third Party Offer.

Lessee shall have a period of thirty (30) days ("Acceptance Period") following the effective date of the First Refusal Notice to give notice to Lessor that Lessee will lease such First Refusal Property on the same Basic Economic Terms as contained in the First Refusal Notice or on substantially similar terms, reasonably acceptable to Lessor ("Acceptance Notice"). If Lessee gives the Acceptance Notice, Lessee shall be deemed to have agreed to consummate the transaction within thirty (30) days of the effective date of the Acceptance Notice.

If Lessee either waives the right of first refusal or fails to give the Acceptance Notice to Lessor within the Acceptance Period, Lessor shall be free for a period of 180 days following the last day of the Acceptance Period to enter into a lease with any third party, including, without limitation, the third party who made the Third Party Offer, to lease all or any portion of the First Refusal Property on substantially the same Basic Economic Terms and any additional terms and conditions not inconsistent with the Basic Economic Terms as contained in the original Third Party Offer and without further notice to or consent from Lessee. For purposes of this

paragraph 32, "**Basic Economic Terms**" of any Third Party Offer shall mean the following terms:

- (a) the portion or portions of the First Refusal Property to be leased to the third party;
- (b) lease payments, royalties, exchange property, assumption of obligations, or other consideration or benefits and the terms of payment including timetable for payment and interest charges, if any;
- (c) security arrangements, if any, including without limitation, any third party guaranty to be given in favor of Lessor or the affiliate transferee to secure the payment of the consideration referred to in paragraph (b) above; and
- (d) any other material terms of the Third-Party Offer.

If only a part of the First Refusal Property is leased, this right of first refusal shall continue in effect for that part of the First Refusal Property not previously transferred.

For each transaction Lessee fails or elects not to exercise its right of first refusal in accordance with this paragraph 32, Lessee shall, upon Lessor's written request, prepare, execute and provide to Lessor a Waiver of Right of First Refusal as to the applicable First Refusal Property included in Lessor's First Refusal Notice.

IN WITNESS WHEREOF, the parties have caused this instrument to be duly executed as of the day and year first written above.

LESSORS

BLACKHAWK COAL COMPANY

By: Gerald M. Dimmerling

Name: Gerald M. Dimmerling

Title: President, Blackhawk Coal Company

LESSEE

A.C.T. Operating Company

By: Donald W. Raymond

Name: DONALD W. RAYMOND

Title: President

ACKNOWLEDGMENT

STATE OF Louisiana, ^{Parish} COUNTY OF Desoto, SS:

I, the undersigned Notary Public, in and for said County and State, personally appeared Gary M. Dimmerling as President of Blackhawk Coal Company, and acknowledged the execution of the above and foregoing instrument on behalf of and by authority of **BLACKHAWK COAL COMPANY**.

Given under my hand and notarial seal this 15th day of June, 2004.

Name)

Cynthia Freeman
Cynthia Freeman (Printed)

Notary Public
Residing in Desoto Parish ~~Co.~~, Louisiana

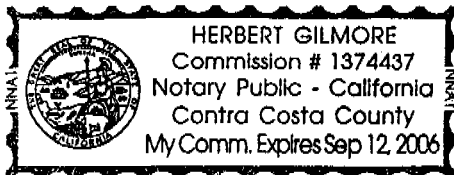
My commission expires: at Death

STATE OF California, COUNTY OF Contra Costa, SS:

I, the undersigned Notary Public, in and for said County and State, personally appeared DONALD W. RAYMOND as President and acknowledged the execution of the above foregoing instrument on behalf of and by authority of **A.C.T. OPERATING COMPANY**.

Given under my hand and notarial seal this 3rd day of June, 2004.

Name)



Herbert Gil
Herbert Gilmore (Printed)

Notary Public
Residing in Pleasant Hill ^{Highway} CA ~~Co.~~

My commission expires: Sept 12, 2006

EXHIBIT "A"

Listing of lands owned by Blackhawk Coal Company as related to the Mineral
Exploration & Development Agreement

Dated JUNE 15, 2004

Between

Blackhawk Coal Company

&

Ute Oil Company (A.C.T. Operating Company)

All Lands are in Carbon County, Utah.

Township 13 South, Range 10East 100% Surface, 100% Coal, 100% Oil & Gas

	<u>Comments</u>	<u>Acres</u>
Section 2	All	640
Section 4	S/2SW, SWSE	120
Section 8	S/2S/2	160
Section 9	All less SWNW	600
Section 10	SE, E/2SW	240
Section 11	SW	160
Section 16	NW, SW, SE, SENE	520
Section 17	NE, N/2NW	240
Section 18	N/2NE	80

Total Acres of 100% Surface, 100% Coal, 100% Oil & Gas **2,760**

Township 13 South, Range 10East 100% Surface, 100% Coal, 50% Oil & Gas

	<u>Comments</u>	<u>Acres</u>
Section 5	N/2N/2	160
Section 6	N/2NE, NW, S/2SE	<u>320</u>
		480 * 50%

Net Oil & Gas Acres @ 50% **240**

Township 13 South, Range 10East 100% Surface Only-No Minerals

	<u>Comments</u>	<u>Acres</u>
Section 14	NWNW	40
Section 15	E/2NE, SE	240
Section 20	SESE	40
Section 22	N/2NE	80
Section 28	NWNW	40
Section 29	NENE	40

Total Acres of 100% Surface Only-No Minerals **480**

EXHIBIT "B"

IRREVOCABLE STANDBY LETTER OF CREDIT FORMAT
DATE OF ISSUANCE: _____

[Address]

RE: Credit No. _____

We hereby establish our Irrevocable Standby Letter of Credit in your favor for the account of _____ (the "Account Party"), for the aggregate amount not exceeding _____ United States Dollars (\$_____), available to you for payment at sight upon demand at our counters at (Location) on or before the expiration hereof against presentation to us of the following document, dated and signed by a representative of the beneficiary:

"The Account Party has not performed in accordance with an agreement with us. Wherefore, the undersigned does hereby demand payment of USD [Beneficiary fills in the amount not to exceed the full value of the letter of credit]"

Partial and multiple drawings are permitted hereunder.

We hereby agree with you that documents drawn under and in compliance with the terms of this Letter of Credit shall be duly honored upon presentation as specified.

This Letter of Credit shall be governed by the Uniform Customs and Practice for Documentary Credits, 1993 Revision, International Chamber of Commerce Publication No. 500 (the "UCP"), except to the extent that the terms hereof are inconsistent with the provisions of the UCP, including but not limited to Articles 13(b) and 17 of the UCP, in which case the terms of this Letter of Credit shall govern.

In the event of an Act of God, riot, civil commotion, insurrection, war or any other cause beyond our control that interrupts our business (collectively, an "Interruption Event") and causes the place for presentation of this Letter of Credit to be closed for business on the last day for presentation, the expiry date of this Letter of Credit will be automatically extended without amendment to a date thirty (30) calendar days after the place for presentation reopens for business.

All commissions, expenses and charges incurred with this Letter of Credit are for the account of the Account Party.

{Note: Must note the Expiry Date in the format}

[BANK SIGNATURE]

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 5

DESIGNATION OF AGENT OR OPERATOR

The undersigned is, on record, the holder of oil and gas lease

LEASE NAME: See Exhibit "A"

LEASE NUMBER: _____

and hereby designates

NAME: Oso Energy Resources Corp.

ADDRESS: 900 Main Avenue, Suite D

city Durango state CO zip 81301

as his (check one) agent G / operator G, with full authority to act in his behalf in complying with the terms of the lease and regulations applicable thereto and on whom the Division Director or Authorized Agent may serve written or oral instructions in securing compliance with the Oil and Gas Conservation General Rules and Procedural Rules of the Board of Oil, Gas and Mining of the State of Utah with respect to:

(Describe acreage to which this designation is applicable. Identify each oil and gas well by API number and name. Attach additional pages as needed.)

See attached Exhibit "A"

It is understood that this designation of agent/operator does not relieve the lessee of responsibility for compliance with the terms of the lease and the Oil and Gas Conservation General Rules and Procedural Rules of the Board of Oil, Gas and Mining of the State of Utah. It is also understood that this designation of agent or operator does not constitute an assignment of any interest in the lease.

In case of default on the part of the designated agent/operator, the lessee will make full and prompt compliance with all rules, lease terms or orders of the Board of Oil, Gas and Mining of the State of Utah or its authorized representative.

The lessee agrees to promptly notify the Division Director or Authorized Agent of any change in this designation.

Effective Date of Designation: 7/1/2004

BY: (Name) DONALD W. RAYMOND
(Signature) Donald W. Raymond
(Title) President
(Phone) 432-683-4640

OF: (Company) Ute Oil Company (dba A.C.T. Operating Company)
(Address) 201 W. Wall Street
city Midland
state TX zip 79701



OLENE S. WALKER
Governor
GAYLE F. McKEACHNIE
Lieutenant Governor

State of Utah
DEPARTMENT OF NATURAL RESOURCES
Division of Water Rights

ROBERT L. MORGAN
Executive Director

JERRY D. OLDS
State Engineer/Division Director

September 2, 2004

Oso Energy Resources Corp.
Attn: Mary Tesitor
900 Main Avenue Suite D
Durango Colorado 81301

Re: Drilling Process Water
Helper Field – Carbon County, Utah

Dear Mary:

In response to your letter dated August 27, 2004, please be advised that if RN Industries will be using water from either Price City, or Price River Water Improvement District (PRWID), it will not be necessary to obtain a water right for the drilling of the five proposed wells.

I hope this will answer the questions about the need for a water right. Should you have further questions, please feel free to call.

Sincerely,

Mark P. Page
Regional Engineer

MPP/mjk

900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

Friday August 27, 2004

Division of Water Rights
Mark Page
Via Facsimile: 435-637-7937

Dear Mark,

Per our phone conversation, Tuesday August 24, 2004, the Ute Oil Company (dba, ACT Operating Company) will begin the drilling at least 5 wells in the Helper Field outside the town of Kenilworth, Utah in Carbon County. We are in the process of submitting APDs and are in need of evidence of approval from your office for use of water. We will be using water in the drilling process supplied from RN Industries out of Roosevelt, Utah. Their source for water is city of Price using the loading docks located next the Fairgrounds.

We will also be using RN Industries to haul and dispose of the produced salt water, once the wells are complete.

Please let me know if you need any further information. If you could please mail for fax a copy of the approval to my attention at your earliest convenience.

Best Regards,



Mary Tesitor
Engineering Technician, Oso Energy Resources
Agent for ACT Operating Company

QUITCLAIM DEED

ANN B. O'BRIEN-COUNTY OF CARBON
 1997 MAR 14 14:09 PM FEE \$4.00 BY
 REQUEST: CARBON COUNTY

THIS QUITCLAIM DEED, is made effective the 12th day of February, 1997, by and between **BLACKHAWK COAL COMPANY** ("Blackhawk"), a Utah corporation, with an address at General Office, P. O. Box 700, Lancaster, Ohio 43130-0700, and **CYPRUS WESTERN COAL COMPANY** ("Cyprus"), a Delaware corporation, with an address at 9100 E. Mineral Circle, P. O. Box 3299, Englewood, Colorado 80155 (hereinafter collectively referred to as "Grantor", whether one or more), and **CARBON COUNTY**, a body corporate and politic organized under the laws of the State of Utah, acting by and through its Board of County Commissioners, with an address of Carbon County Courthouse, Price, Utah 84501 (hereinafter referred to as "Grantee").

WITNESSETH:

THAT, WHEREAS, by Quitclaim Deed and Agreement (Surface Estate) dated effective December 14, 1995, Blackhawk conveyed to Cyprus all of its right, title and interest in and to certain surface estates located in Carbon County, Utah, the same being recorded in Book 366, Page 502, Carbon County, Utah, to which record reference is made herein for all purposes; as amended by that certain Corrected Quitclaim Deed and Agreement (Surface Estate) dated effective December 14, 1995, the same being recorded in Book 373, Page 256, Carbon County, Utah, to which record reference is made herein for all purposes; and

WHEREAS, Grantor owns or controls the surface of all of that certain tract or parcel of land (the "Surface Land") situated in the County of Carbon, State of Utah, as further described in Exhibit "A" attached hereto and made a part hereof; and

WHEREAS, Grantor desires to make a charitable donation of the Surface Land, to be used for recreational purposes only, to Grantee; and

WHEREAS, Grantee desires to accept a charitable donation of the Surface Land, to be used for recreational purposes only, from Grantor.

NOW, THEREFORE, Grantor, for and in consideration of the good will to be derived from the charitable donation of the Surface Land, to be used for recreational purposes only, to Grantee and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby remise, release and forever quitclaim unto Grantee and to its successors and assigns forever, all of Grantor's right, title, interest, claim and demand, both at law and in equity, of, in and to the Surface Land to be used for recreational purposes only.

TOGETHER with all of the rights, privileges and franchises thereto incident, and all and singular the tenements, hereditaments and appurtenances thereunto or in anywise appertaining, and the rents, issues and profits thereof; and also all the right, title,

interest, property, possession, claim and demand whatsoever, as well in law as in equity, of Grantor, of, in or to the premises and every part and parcel thereof, with the appurtenances, including all after acquired title.

TO HAVE AND TO HOLD, all and singular the said premises, together with the appurtenances unto Grantee and to its successors and assigns forever.

SUBJECT TO (1) All prior oil and gas leases; (2) all prior conveyances of record of portions of the Surface Land or interests in the Surface Land, or of any rights, titles or interests therein; (3) existing oil and gas wells; (4) reservations of rights to drill for oil, gas, water and other minerals of record; (5) all exceptions, reservations, conditions, rights, privileges, easements, encumbrances or rights-of-way as are contained within prior instruments of record affecting the Surface Land or as are apparent from an inspection of the Surface Land; and (6) any discrepancies, conflicts in boundary lines, shortage of area, encroachments and any facts which a correct survey and inspection of the premises would disclose and which are not shown by the public records.

RESERVING UNTO GRANTOR, without in any manner expanding or increasing the estate hereby granted and to the extent not previously reserved, all minerals, mineral interests, fissionable materials, coals, oils, gases, geothermal resources, clays, spars, potash, sand, gravel, asphalt, commercial rock, reins, lodes and deposits of every kind and nature whatsoever (collectively "Reserved Minerals") in, on or under the Surface Land, together with the right to enter upon the Surface Land to explore for, develop, mine, produce, remove by any method or process the same, and to build such roads, pipelines, power or telephone lines, railroads, structures, openings or facilities upon, over or across the Surface Land as may be necessary for or convenient to the mining, producing, exploration for, removal or processing of any of the foregoing.

ALSO, RESERVING UNTO GRANTOR the right to use all existing roadways and railroad tracks, if any, and the right to maintain, operate, repair or replace all existing power lines, pipelines, telephone lines, roads, railroads or other like facilities which presently exist upon the Surface Land and which are presently in place, including, without limitation, the right to receive all rents, royalties, income and consideration from the Reserved Minerals and any reversionary interest of Grantor.

ALSO, RESERVING UNTO GRANTOR any and all further reserved mining and development rights as those rights are set forth in previous conveyances of record affecting the Surface Land as if fully set forth in this Quitclaim Deed.

IN WITNESS WHEREOF, Grantor and Grantee have executed this Quitclaim Deed effective on the date first above written.

GRANTOR:

BLACKHAWK COAL COMPANY

By: *Charles A. Ebetino, Jr.* Kern

Charles A. Ebetino, Jr. *ALIA C.A. EBETINO, JR.*
President

CYPRUS WESTERN COAL COMPANY

By: *G. A. Walker*

G. A. Walker
Vice President



GRANTEE:

CARBON COUNTY, a body corporate and politic organized under the laws of the State of Utah

By: *William D. Krompel*

Name: William D. Krompel

Title: County Commissioner

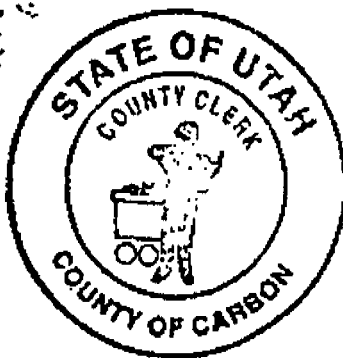
By: *Michael S. Milovich*

Name: Michael S. Milovich

Title: County Commissioner

Test: *Robert P. Pero*

ROBERT P. PERO, COUNTY CLERK



By: *Neil Breinholt*

Name: Neil Breinholt

Title: County Commissioner

CORPORATE ACKNOWLEDGMENT - UTAH

STATE OF OHIO)
 FRANKLIN) ss.
 COUNTY OF FAIRFIELD)

On the 27th day of February, A.D. 1997, personally appeared before me Charles A. Ebetino, Jr., who, being by me duly sworn, did say, that he is the President of Blackhawk Coal Company, and that said instrument was signed in behalf of said corporation by authority of its by-laws, and said Charles A. Ebetino, Jr. acknowledged to me that said corporation executed the same.

AKIA C.A. EBETINO, JR.

Kenneth E. McDonough
 Notary Public

KENNETH E. McDONOUGH, Attorney At Law

NOTARY PUBLIC, STATE OF OHIO

My commission has no expiration date
 Section 147.03 R.C.

Address

1 Riverside Plaza, Columbus, OH.

My Commission expires: 4-2-15

CORPORATE ACKNOWLEDGMENT - UTAH

STATE OF COLORADO)
) ss.
 COUNTY OF ARAPAHOE)

On the 12th day of February, A.D. 1997, personally appeared before me G. A. Walker, who being by me duly sworn, did say, that he is a Vice President of Cyprus Western Coal Company, and that said instrument was signed in behalf of said corporation by authority of its by-laws, and said G. A. Walker acknowledged to me that said corporation executed the same.



My Commission Expires 02/28/2000

Pat Brady
 Notary Public

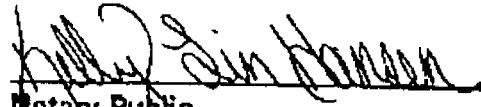
9100 E. Mineral Circle
Englewood, CO 80112
 Address

My Commission expires: 2-28-2000

COUNTY ACKNOWLEDGMENT - UTAH

STATE OF UTAH)
) ss.
 COUNTY OF CARBON)

On the 5th day of MARCH, A.D. 1997, personally appeared before me William D. Krompel, Michael S. Milovich and Neil Breinholt, who being by me duly sworn, did say, that they are the duly elected, qualified and acting members of the Board of County Commissioners of Carbon County, a body corporate and politic organized under the laws of the State of Utah; that the above and foregoing document was signed by each of them in accordance with a resolution of the said Board of County Commissioners, duly passed in regular meeting on the 5th day of MARCH, 1997; and that the said action was the action of the said Board of County Commissioners.

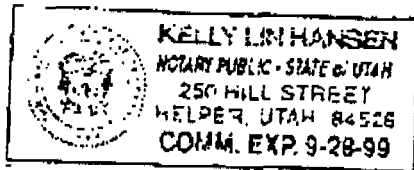

 Notary Public

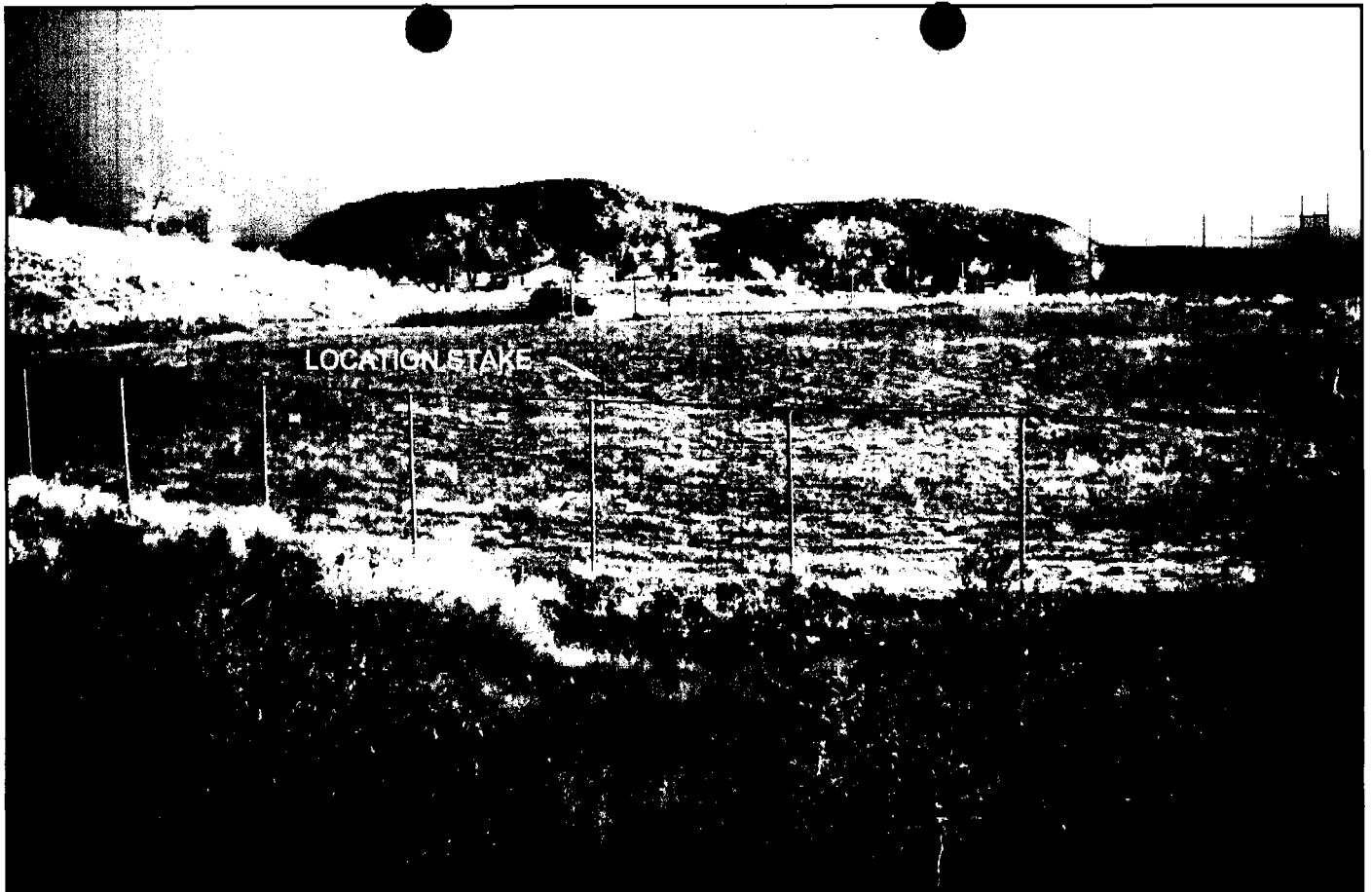
250 HILL STREET

HELPER, UT 84526

Address

My Commission expires: SEPTEMBER 28, 1999





CAMERA ANGLE: SOUTHERLY



CAMERA ANGLE: WESTERLY

WARE SURVEYING & ENGINEERING, L.L.C.

Phone: 435-637-2620

Email: waresurveying@emerytelcom.net

2223 North 1200 West

Helper, Utah 84526

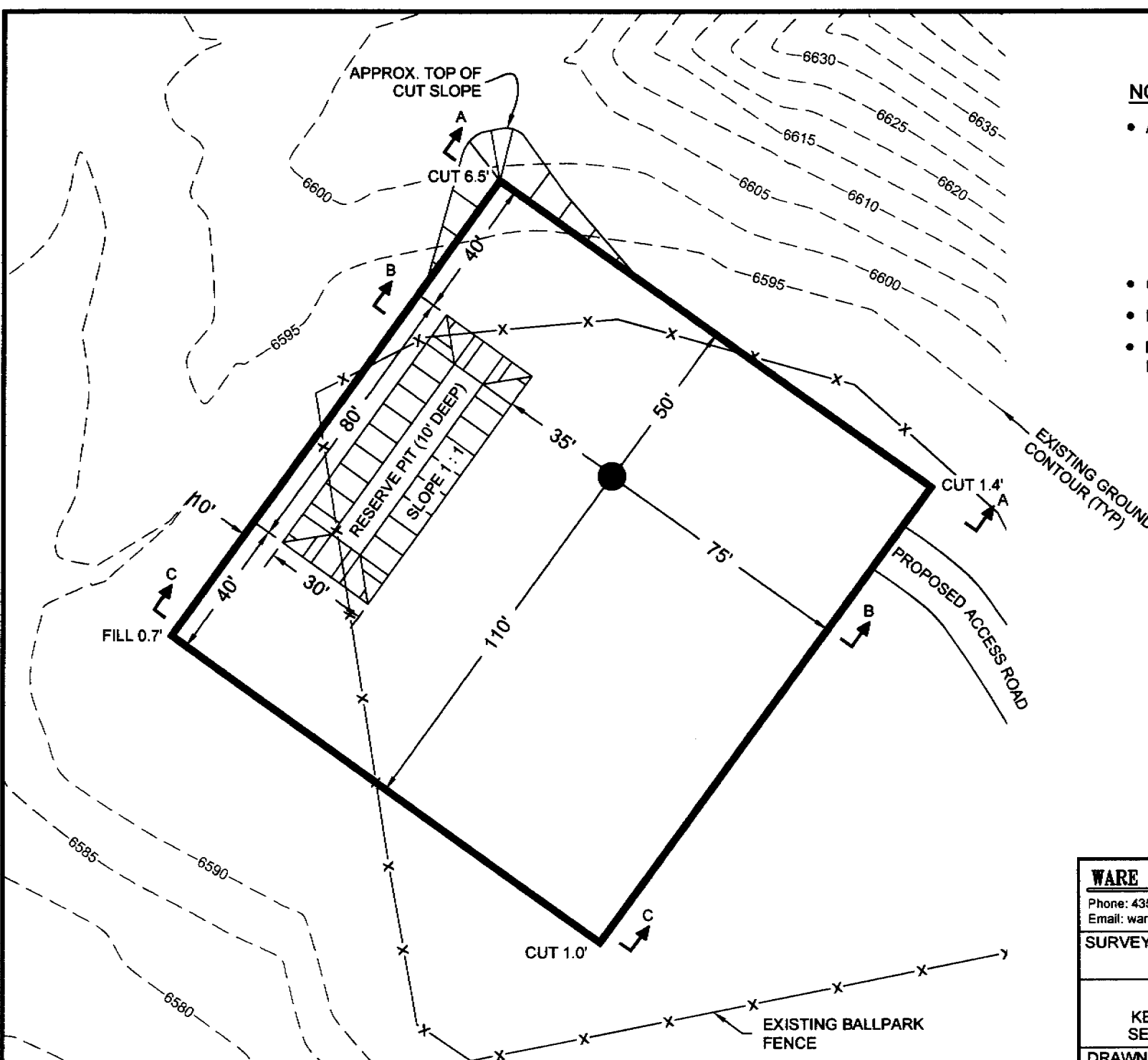
UTE OIL COMPANY
BALLPARK CANYON #1
KENILWORTH, CARBON COUNTY, UTAH
SECTION 16, T. 13 S., R. 10 E., S.L.B. & M.

DATE: 10-28-04
PHOTO

UTE OIL COMPANY BALLPARK CANYON #1

NOTES

- APPROXIMATE EARTHWORK VOLUMES
6" TOPSOIL STRIPPING = 440 CU. YDS.
REMAINING LOCATION = 270 CU. YDS.
PIT CUT = 530 CU. YDS.
TOTAL CUT = 1,200 CU. YDS.
TOTAL FILL = 40 CU. YDS.
- CUT AND FILL SLOPES ARE 1 1/2 : 1
- PIT CUT SLOPES ARE 1 : 1
- PIT CAPACITY WITH 2' OF FREEBOARD IS 1,770 Bbbs.



ELEVATION OF UNGRADED GROUND AT LOCATION STAKE = 6592.5 FT.
ELEVATION OF GRADED GROUND AT LOCATION STAKE = 6592 FT.

WARE SURVEYING & ENGINEERING, L.L.C.

Phone: 435-637-2620 2223 North 1200 West
Email: waresurveying@emerytel.com.net Helper, Utah 84526

SURVEY FOR:
UTE OIL COMPANY

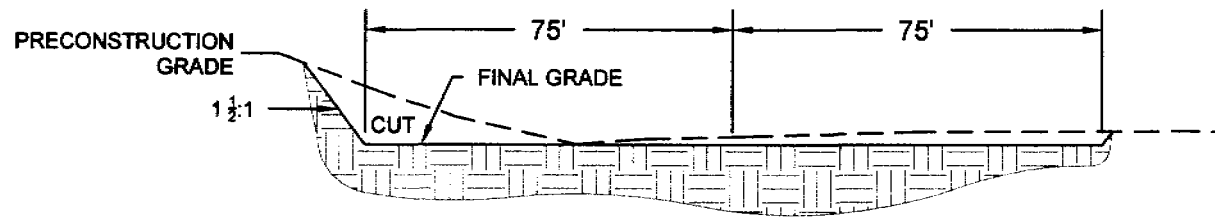
BALLPARK CANYON #1
KENILWORTH, CARBON COUNTY, UTAH
SECTION 16, T. 13 S., R. 10 E., S.L.B. & M.

DRAWN BY:	MCW	SCALE:	1" = 40'
CHECKED BY:	BTSW	JOB NO.:	UTE-2004-03
DATE:	10-29-04	LOCATION LAYOUT	
REVISIONS:	0		

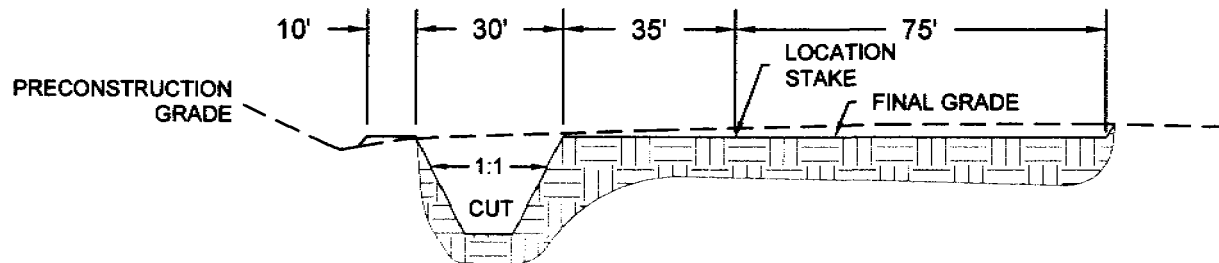
**UTE OIL COMPANY
BALLPARK CANYON #1**

NOTES

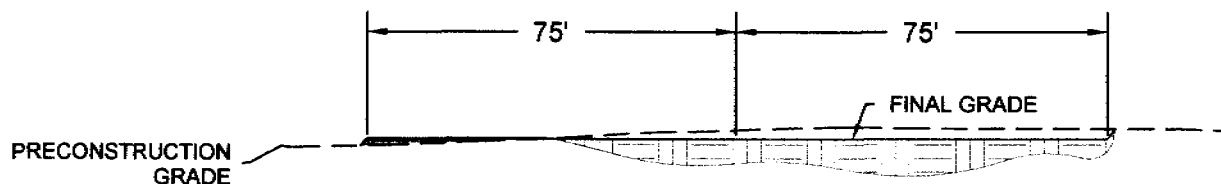
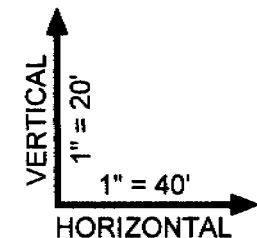
- APPROXIMATE EARTHWORK VOLUMES
6" TOPSOIL STRIPPING = 440 CU. YDS.
REMAINING LOCATION = 270 CU. YDS.
PIT CUT = 530 CU. YDS.
TOTAL CUT = 1,200 CU. YDS.
TOTAL FILL = 40 CU. YDS.
- CUT AND FILL SLOPES ARE $1\frac{1}{2}:1$
- PIT CUT SLOPES ARE 1:1
- PIT CAPACITY WITH 2' OF FREEBOARD
IS 1,770 Bbls.



VIEW A - A



VIEW B - B



VIEW C - C

WARE SURVEYING & ENGINEERING, L.L.C.

Phone: 435-637-2820 2223 North 1200 West
Email: waresurveying@emerytelcom.net Helper, Utah 84526

SURVEY FOR:
UTE OIL COMPANY

BALLPARK CANYON #1
KENILWORTH, CARBON COUNTY, UTAH
SECTION 16, T. 13 S., R. 10 E., S.L.B. & M.

DRAWN BY:	MCW	SCALE:	1" = 40'
CHECKED BY:	BTSW	JOB NO.:	UTE-2004-03
DATE:	10-29-04	CROSS SECTIONS	
REVISIONS:	0		

PROPOSED LOCATION
BALLPARK CANYON #1



WARE SURVEYING & ENGINEERING, L.L.C.

Phone: 435-637-2620

Email: waresurveying@emerytel.com

2223 North 1200 West

Helper, Utah 84526

SURVEY FOR:

UTE OIL COMPANY

BALLPARK CANYON #1

**KENILWORTH, CARBON COUNTY, UTAH
SECTION 16, T. 13 S., R. 10 E., S.L.B. & M.**

DRAWN BY:	MCW	SCALE:	1" = 2000'
CHECKED BY:	BTSW	JOB NO.:	UTE-2004-03
DATE:	10-29-04		
REVISIONS:	0		HELPER 7.5' QUAD

16

15

PROPOSED LOCATION
BALLPARK CANYON #1

KENILWORTH

21



WARE SURVEYING & ENGINEERING, L.L.C.

Phone: 435-637-2620

Email: waresurveying@emerytelcom.net

2223 North 1200 West

Helper, Utah 84526

SURVEY FOR:

UTE OIL COMPANY

BALLPARK CANYON #1

KENILWORTH, CARBON COUNTY, UTAH
SECTION 16, T. 13 S., R. 10 E., S.L.B. & M.

DRAWN BY: MCW SCALE: 1" = 1000'

CHECKED BY: BTSW JOB NO.: UTE-2004-03

DATE: 10-29-04

REVISIONS: 0 AERIAL

006

WORKSHEET
APPLICATION FOR PERMIT TO DRILL

APD RECEIVED: 11/18/2004

API NO. ASSIGNED: 43-007-31015

WELL NAME: BALLPARK CANYON #1

OPERATOR: UTE OIL COMPANY (N2675)

CONTACT: MARY TESITOR

PHONE NUMBER: 432-683-4640

PROPOSED LOCATION:

SESW 16 130S 100E

SURFACE: 1884 FWL 1072 FSL

BOTTOM: 1884 FWL 1072 FSL

CARBON

HELPER (18)

LEASE TYPE: 4 - Fee

LEASE NUMBER: FEE

SURFACE OWNER: 4 - Fee

PROPOSED FORMATION: MNCS

COALBED METHANE WELL? YES

INSPECT LOCATN BY: / /

Tech Review	Initials	Date
Engineering	DKD	12/27/04
Geology	CP	12/21/04
Surface		

LATITUDE: 39.69110

LONGITUDE: -110.8085

RECEIVED AND/OR REVIEWED:

- ☒ Plat
- ☒ Bond: Fed[] Ind[] Sta[] Fee[]
 (No. 1153)
- ☒ Potash (Y/N)
- ☒ Oil Shale 190-5 (B) or 190-3 or 190-13
- ☒ Water Permit
 (No. PRWID _____)
- ☒ RDCC Review (Y/N)
 (Date: _____)
- ☒ Fee Surf Agreement (Y/N)

LOCATION AND SITING:

___ R649-2-3.

Unit _____

___ R649-3-2. General

Siting: 460 From Qtr/Qtr & 920' Between Wells

☒ R649-3-3. Exception

___ Drilling Unit

Board Cause No: _____

Eff Date: _____

Siting: _____

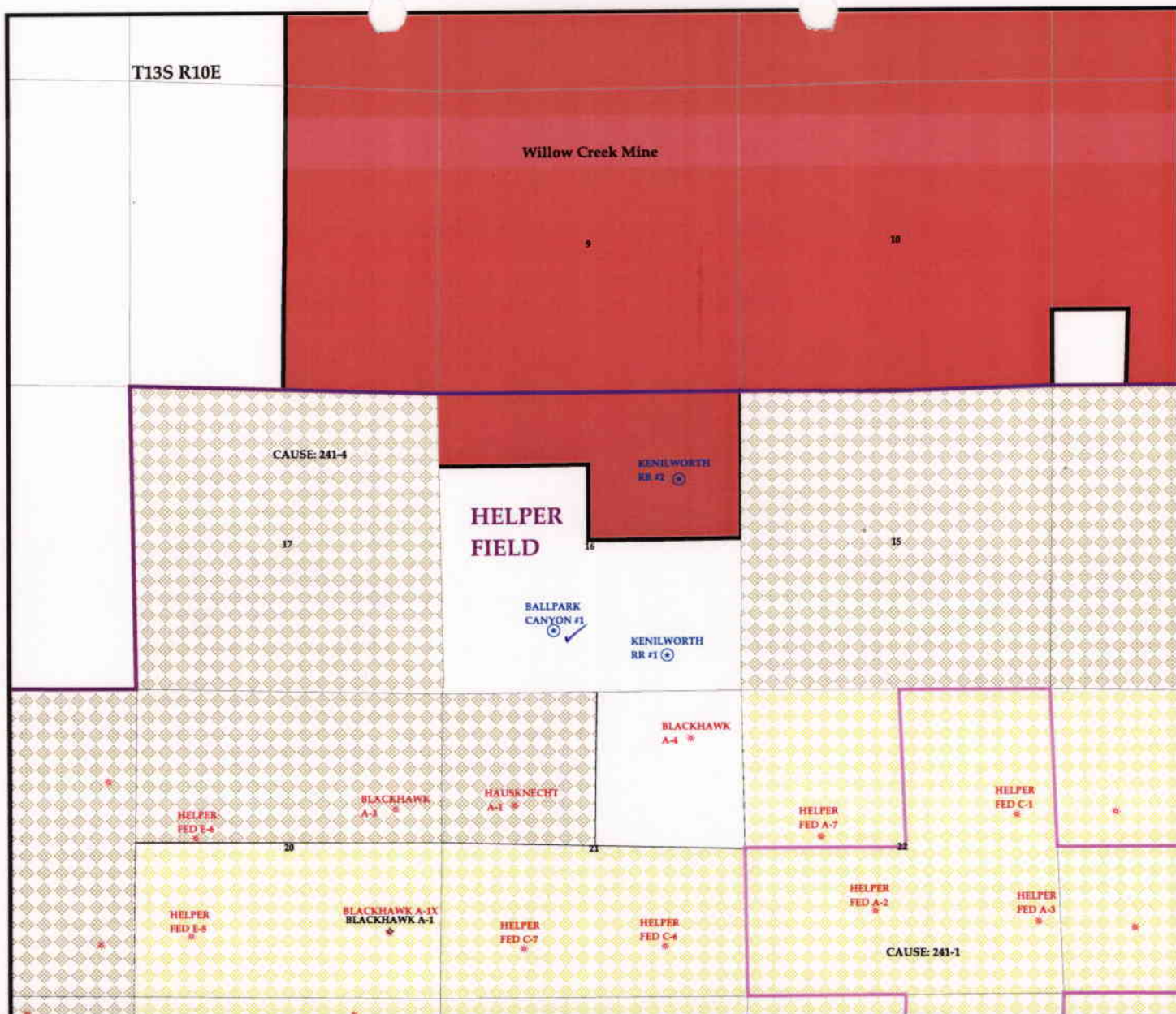
___ R649-3-11. Directional Drill

COMMENTS:

Needs Permit (12/16/04)

STIPULATIONS:

- 1- Spacing Strip
- 2- Surface Casing should be tested to 1500 psi prior to drilling out shoe
- 3- STATEMENT OF BASIS



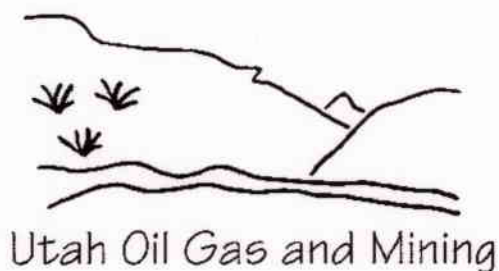
OPERATOR: UTE OIL COMPANY (N2675)

SEC. 16 T.13S R.10E

FIELD: HELPER (18)

COUNTY: CARBON

SPACING: R649-3-3 / EXCEPTION LOCATION



Wells

- ✱ GAS INJECTION
- ✱ GAS STORAGE
- ✕ LOCATION ABANDONED
- ⊙ NEW LOCATION
- ✱ PLUGGED & ABANDONED
- ✱ PRODUCING GAS
- PRODUCING OIL
- ✱ SHUT-IN GAS
- ✱ SHUT-IN OIL
- ✕ TEMP. ABANDONED
- TEST WELL
- ▲ WATER INJECTION
- ◆ WATER SUPPLY
- ✱ WATER DISPOSAL

Units.shp

- EXPLORATORY
- GAS STORAGE
- NF PP OIL
- NF SECONDARY
- PENDING
- PI OIL
- PP GAS
- PP GEOTHERML
- PP OIL
- SECONDARY
- TERMINATED

Fields.shp

- ABANDONED
- ACTIVE
- COMBINED
- INACTIVE
- PROPOSED
- STORAGE
- TERMINATED



PREPARED BY: DIANA WHITNEY
DATE: 19-NOVEMBER-2004

DIVISION OF OIL, GAS AND MINING
APPLICATION FOR PERMIT TO DRILL
STATEMENT OF BASIS

OPERATOR: Ute Oil Company
WELL NAME & NUMBER: Ballpark Canyon #1
API NUMBER: 43-007-31015
LOCATION: 1/4, 1/4 SESW Sec: 16 TWP: 13 S RNG: 10 E 1884 FWL 1072 FSL

Geology/Ground Water:

Significant volumes of high quality ground water are unlikely to be encountered at this location. A poorly to moderately permeable soil is likely to be developed on the Quaternary / Tertiary Pediment Mantle covering the Blue Gate Member of the Mancos Shale, but it does not appear to be charged with any significant volume of groundwater. The proposed casing and cementing program should adequately isolate any zones of fresh water that may be penetrated. No water rights have been filed within a mile of the location.

Reviewer: Christopher J. Kierst

Date: 12/21/2004

Surface:

Proposed location is ~610 feet northwest of Kenilworth, Carbon County, Utah. The immediate area surrounding the proposed well is mining activities and recreation. Location is staked on property owned by Carbon County through a quit claim deed that stipulates surface ownership reverts back to AEP upon any mineral development. Access to this well will be along existing County maintained roads, existing gas field roads, and upgraded two-track roads, skirting around town on the north and west sides. The direct area drains to the southwest into dry wash drainages, eventually making its way into the Price River, a year-round live water source, ~3.5 miles southwest. Dry washes are common throughout the area. Other issues talked about were; location layout, lining the reserve pit, watershed and runoff control, access and right-of-ways, as well as concerns and potential concerns of nearby residents. M. Jones (DOGM), Gary Trotter (Oso Energy), Cody Ware (WS&E), Gayla Williams, Rex Sacco (Carbon County), and Tonya Hammond (AEP) were all in attendance for this on-site. Carbon County was interested in addressing any concerns of the townsfolk as well road traffic and other County government concerns.

Reviewer: Mark L. Jones

Date: December 10, 2004

Conditions of Approval/Application for Permit to Drill:

1. A synthetic liner with a minimum thickness of 12 mils shall be properly installed and maintained in the reserve pit.



900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

Mr. Bill Heffner
Ms. Virginia Shepherd
Mr. Ray Hansen
HCR 35, Box 93
Kenilworth, UT 84529

December 15, 2004

Re: Gas Wells Near Kenilworth

Dear Residents of Kenilworth:

Thank you very much for your letter of December 13. I am pleased to hear that you came to a general consensus concerning the gas well issues. I know it has been challenging and I do understand your frustrations. As I stated on October 16, Oso Energy is committed to being a good corporate citizen and to creating as positive a public relations image as possible. I am writing this letter in response to your concerns and suggestions.

We agree that a progressing cavity pump is the smallest and quietest pump that is acceptable for use in coalbed methane production. We will agree to using this type pump in the Ballpark Canyon Well #1, the Kenilworth Railroad Well #1 and #2. These are the three wells you have expressed concerns about noise. It will be important to house the surface drive units to insure that they are quiet and we will agree to do this. It is our intent to paint the pump houses a color that will blend in with the surroundings. The houses will also be locked to prevent accidents or vandalism.

The next issue is the roads to access the well sites. As you state in your letter, accessing the Kenilworth Railroad Wells #1 and 2 by existing dirt roads will avoid using paved community streets. The only way to access the Ballpark well is to improve the old road that faces Kenilworth from the north (across the hillside) and come in to this road by way of the existing dirt road from the Kenilworth Railroad Well #1. If you would prefer, we could use the paved road (Second North Street?) rather than improving the old dirt road. Please let me know what you would prefer. We will agree to use magnesium chloride on all of our dirt roads and the well pads at the Ballpark and K. Railroad #1 wells for dust reduction.

The last issue is probably the most difficult. The manner in which you prioritized your list is an excellent method to communicate your desires. I would like to suggest that I contact

a local landscape design firm and discuss the redevelopment of the old town park in the southeast corner of Kenilworth. I have personally been there and understand clearly what you are addressing. We could put together a plan and present it to you for your comments and ultimate approval. I wouldn't want to commit to a specific plan of action at this time until we investigate the costs involved but I like the general idea very much. I also think that a "Welcome to Kenilworth" sign would be very worthwhile project. Perhaps we could offer some options for that and you could involve your community in deciding what they want.

Oso Energy is in the business of developing coalbed methane resources. We are a technical team not a public relations firm. But we do have strong values and I wanted very much to communicate that to you at our first meeting. I appreciate your willingness to work with us in an even tempered manner. With the attitude you present in your letter, I am confident that we can work together to come up with a mutually beneficial plan. Thanks again for your time and effort and I will contact you as soon as possible with a park redevelopment plan.

Very truly yours,



Gary L. Trotter
Vice President

Cc: Carbon County Commissioners
Ms. Gayla Williams, Carbon County
Mr. Mark Jones, State of Utah



900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

Hello Mark --

I copied you on this letter to the residents of Kenilworth so that you could see we are communicating. I received a letter from Bill Hefner several days after our on-site inspection of the Ballpark well location. Do you think it would be possible for you to release your comments to Salt Lake regarding the Ballpark well? I would surely like to get our permit in January some time. I hope you see that we are doing all we can to work with the residents of Kenilworth. I appreciate your consideration.

Gary Trotter
12/15/04

RECEIVED
DEC 20 2004
OGM PRICE FIELD OFFICE

ON-SITE PREDRILL EVALUATION
Division of Oil, Gas and Mining

OPERATOR: Ute Oil Company
WELL NAME & NUMBER: Ballpark Canyon #1
API NUMBER: 43-007-31015
LEASE: Fee **FIELD/UNIT:** _____
LOCATION: 1/4, 1/4 SESW **Sec:** 16 **TWP:** 13S **RNG:** 10E 1884 **FWL** 1072 **FSL**
LEGAL WELL SITING: 460 F **SEC. LINE;** 460 F 1/4, 1/4 **LINE;** 920 F **ANOTHER WELL.**
GPS COORD (UTM): X= 516419 E; Y= 4393281 N **SURFACE OWNER:** American Electric Power.

PARTICIPANTS

M. Jones (DOGM), Gary Trotter (Oso Energy), Cody Ware (WS&E), Gayla Williams, Rex Sacco (Carbon County), Tonya Hammond (AEP).

REGIONAL/LOCAL SETTING & TOPOGRAPHY

Proposed location is ~610 feet northwest of Kenilworth, Carbon County, Utah. The immediate area surrounding the proposed well is mining activities and recreation. Location is staked on property owned by Carbon County through a quit claim deed that stipulates surface ownership reverts back to AEP upon any mineral development. Access to this well will be along existing County maintained roads, existing gas field roads, and upgraded two-track roads, skirting around town on the north and west sides. The direct area drains to the southwest into dry wash drainages, eventually making its way into the Price River, a year-round live water source, ~3.5 miles southwest. Dry washes are common throughout the area.

SURFACE USE PLAN

CURRENT SURFACE USE: Mining, grazing, and wildlife habitat.

PROPOSED SURFACE DISTURBANCE: 140' x 160' w/ 30' x 80' x 10' included pit.

LOCATION OF EXISTING WELLS WITHIN A 1 MILE RADIUS: 5 producing, proposed, shut-in, injection, and/or PA wells are within a 1 mile radius of the above proposed well.

LOCATION OF PRODUCTION FACILITIES AND PIPELINES: On location and along roadway.

SOURCE OF CONSTRUCTION MATERIAL: Obtained locally and trucked to site.

ANCILLARY FACILITIES: None anticipated.

WILL DRILLING AT THIS LOCATION GENERATE PUBLIC INTEREST OR CONCERNS?
(EXPLAIN): Noise due to amphitheatre affect off of the cliffs behind Kenilworth town has been a voiced concern from townspeople. Locals have voiced their concerns and objections due to the relative closeness to town of the access roads and well sites. I have not heard much in the

way of comments or concerns from locals regarding the Anadarko Petroleum wells also located in close proximity to the town-site. I feel this has been due to their willingness to work with the community and the fact that they are sensitive to the concerns and potential concerns the community has had or might have in the future.

WASTE MANAGEMENT PLAN:

Garbage - All garbage will be removed from site and disposed at the appropriate disposal facility.

Reserve pit contents - ECDC Environmental of Carbon County. Will haul and test as necessary all contents of reserve pit.

Produced Water - Will be hauled from site and disposed of in the appropriate disposal facility, unless agreements with other operators can be made to dispose produced water in existing disposal well.

Sanitation Facilities - Will be supplied and cleaned as necessary during drilling operations.

ENVIRONMENTAL PARAMETERS

AFFECTED FLOODPLAINS AND/OR WETLANDS: Dry washes are common throughout the immediate area of the proposed well location.

FLORA/FAUNA: Weeds, grasses, deer, rodents, fowl.

SOIL TYPE AND CHARACTERISTICS: Rock clay.

SURFACE FORMATION & CHARACTERISTICS: Disturbed Mancos Shale and Mesa Verde sandstones

EROSION/SEDIMENTATION/STABILITY: Erosive upon disturbance.

PALEONTOLOGICAL POTENTIAL: None observed.

RESERVE PIT

CHARACTERISTICS: Dugout earthen, 30'x80'x10', included w/in location.

LINER REQUIREMENTS (Site Ranking Form attached): Liner required.

SURFACE RESTORATION/RECLAMATION PLAN

As per surface use agreement.

SURFACE AGREEMENT: Signed.

CULTURAL RESOURCES/ARCHAEOLOGY: None requested by landowner.

OTHER OBSERVATIONS/COMMENTS

Property owned currently by the County through a quit claim deed from the coal company to the County. A ballpark was built on the site, by

the coal company, which was also given to the County. The quit claim deed states that the surface will revert back to the Coal Company if the mineral were ever to be developed. Gary Trotter has offered to re-locate the ballpark or replace it with something else as a means of mitigation for removing the existing ballpark to built the proposed well-site. Mr. Trotter and the County have not discussed a final decision regarding this mitigation as of the date of the on-site.

ATTACHMENTS

Photos of this location were taken and placed on file.

Mark L. Jones
DOGM REPRESENTATIVE

December 10, 2004 / 9:00 am
DATE/TIME

**Evaluation Ranking Criteria and Ranking Score
For Reserve and Onsite Pit Liner Requirements**

<u>Site-Specific Factors</u>	<u>Ranking</u>	<u>Site Ranking</u>
Distance to Groundwater (feet)		
>200	0	
100 to 200	5	
75 to 100	10	
25 to 75	15	
<25 or recharge area	20	<u>0</u>
Distance to Surf. Water (feet)		
>1000	0	
300 to 1000	2	
200 to 300	10	
100 to 200	15	
< 100	20	<u>0</u>
Distance to Nearest Municipal Well (feet)		
>5280	0	
1320 to 5280	5	
500 to 1320	10	
<500	20	<u>0</u>
Distance to Other Wells (feet)		
>1320	0	
300 to 1320	10	
<300	20	<u>0</u>
Native Soil Type		
Low permeability	0	
Mod. permeability	10	
High permeability	20	<u>20</u>
Fluid Type		
Air/mist	0	
Fresh Water	5	
TDS >5000 and <10000	10	
TDS >10000 or Oil Base Mud Fluid	15	
containing significant levels of hazardous constituents	20	<u>10</u>
Drill Cuttings		
Normal Rock	0	
Salt or detrimental	10	<u>0</u>
Annual Precipitation (inches)		
<10	0	
10 to 20	5	
>20	10	<u>5</u>
Affected Populations		
<10	0	
10 to 30	6	
30 to 50	8	
>50	10	<u>10</u>
Presence of Nearby Utility Conduits		
Not Present	0	
Unknown	10	
Present	15	<u>15</u>

Final Score 60 (Level I Sensitivity)

Sensitivity Level I = 20 or more; total containment is required, consider criteria for excluding pit use.

Sensitivity Level II = 15-19; lining is discretionary.

Sensitivity Level III = below 15; no specific lining is required.

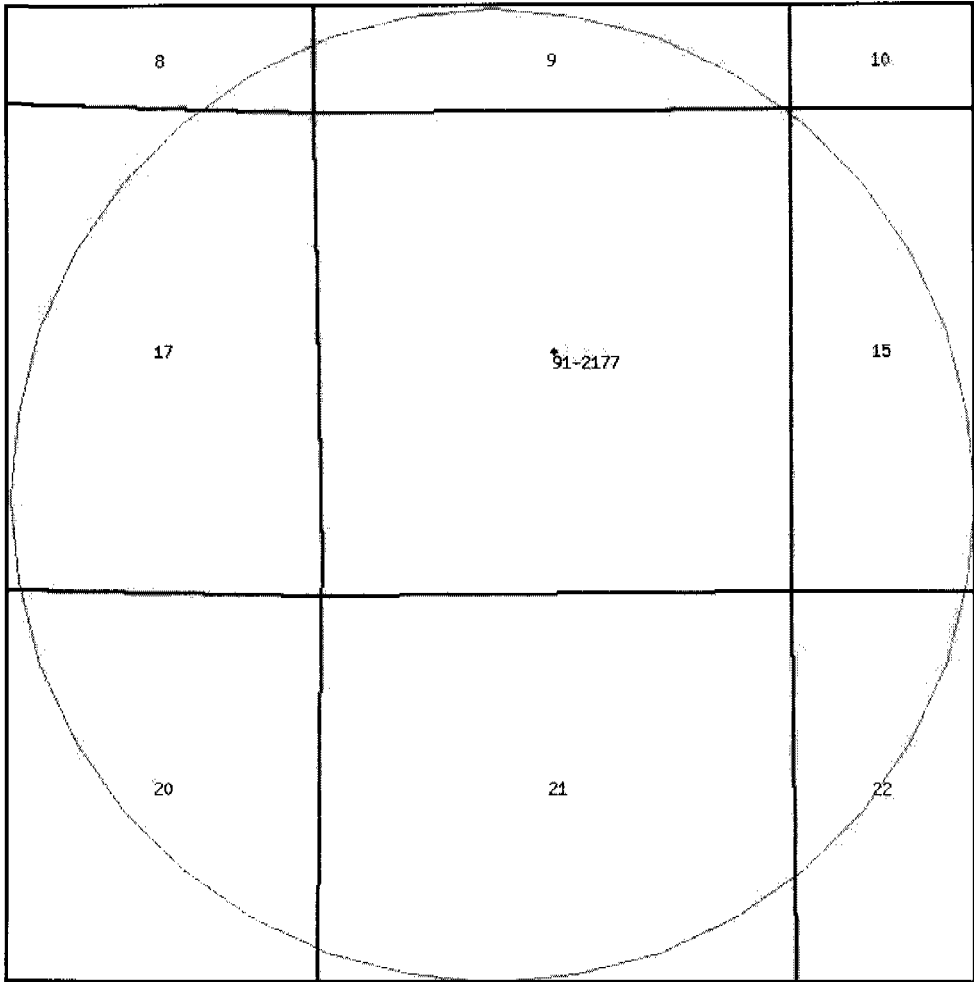
 [State Online Services](#) [Agency List](#) [Business.utah.gov](#)

UTAH DIVISION OF WATER RIGHTS

WRPLAT Program Output Listing

Version: 2004.11.16.00 Rundate: 12/21/2004 04:40 PM

Radius search of 5280 feet from a point N1072 E1884 from the SW corner, section 16, Township 13S, Range 10E, SL b&m
Criteria: wrtypes=W,C,E podtypes=all status=U,A,P usetypes=all



0 700 1400 2100 2800 ft

Water Rights

WR Number	Diversion Type/Location	Well Log	Status	Priority	Uses	CFS	ACFT	Owner Name
91-2177	Point to Point		P	18690000	S	0.011	0.000	BLACKHAWK COAL COMPANY
	0 0 16 13S 10E SL							700 MORRISON ROAD

STATE OF UTAH -- DIVISION OF WATER RIGHTS -- DATA PRINT OUT for 91-2177

(WARNING: Water Rights makes NO claims as to the accuracy of this data.) RUN DATE: 12/21/2004 Page 1

WRNUM: 91-2177 APPLICATION/CLAIM NO.: CERT. NO.:

OWNERSHIP*****

NAME: Blackhawk Coal Company
ADDR: 700 Morrison Road
Gahanna, OH 43230-6642

LAND OWNED BY APPLICANT? Yes

DATES, ETC.*****

FILED:	PRIORITY: 00/00/1869	PUB BEGAN:	PUB ENDED:	NEWSPAPER:
ProtestEnd:	PROTESTED: [No]	HEARNG HLD:	SE ACTION: []	ActionDate:
EXTENSION:	ELEC/PROOF: []	ELEC/PROOF:	CERT/WUC: 08/11/1969	LAP, ETC:
RENOVATE:	RECON REQ:	TYPE: []		

PD Book No. 3 Map: 42ac

Type of Right: Diligence Claim Source of Info: Proposed Determination Status:

LOCATION OF WATER RIGHT*****

FLOW: 0.011 cfs SOURCE: Unnamed Spring

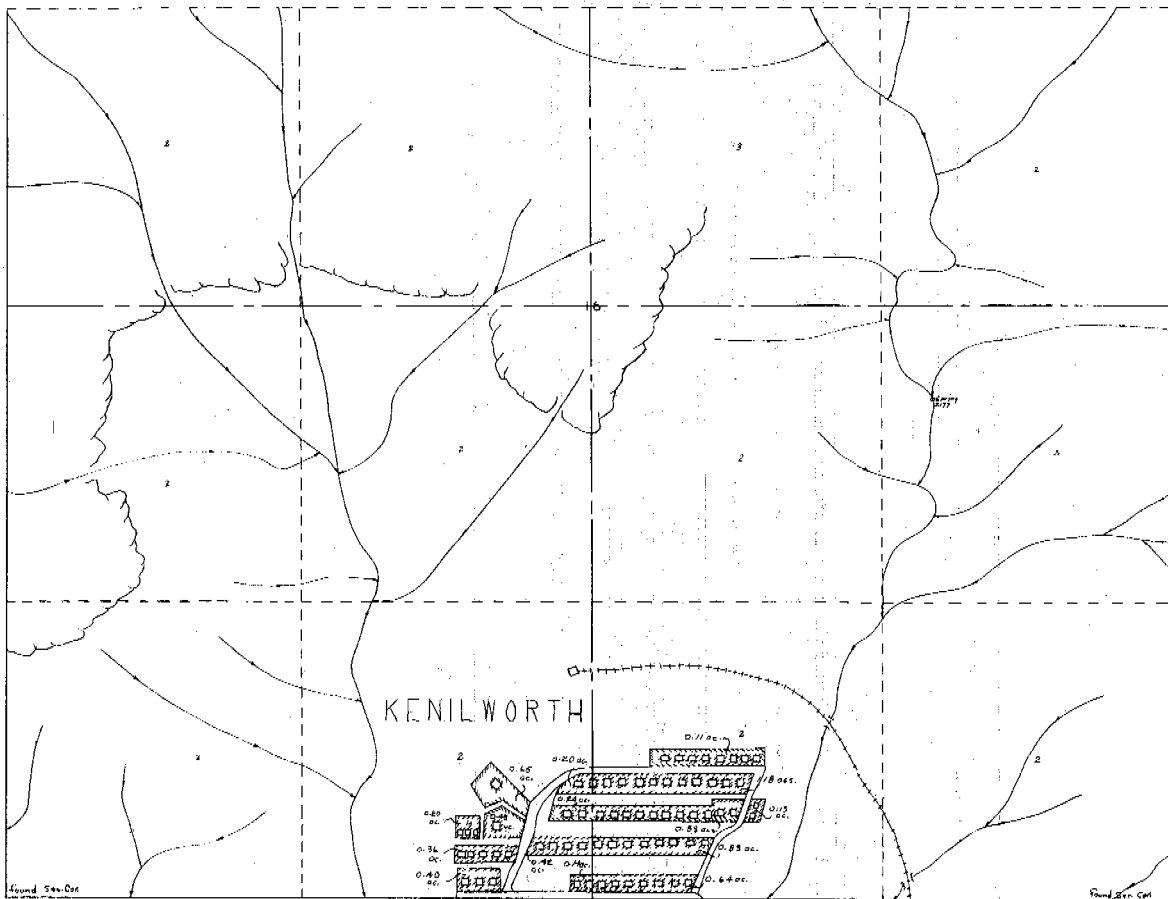
COUNTY: Carbon COMMON DESCRIPTION:

POINT OF DIVERSION:
(1)Stockwatering directly on spring located in NE4SE4 Sec 16, T13S, R10E, SLBM.
Source:

USES OF WATER RIGHT*****

WATER RIGHT CLAIMS IN COMMON: 2176,2177,2178,2338

###STOCKWATERING: 1200 Cattle or Equivalent Diversion Limit: 33.6 ac-ft. PERIOD OF USE: 01/01 TO 12/31
*****E N D O F D A T A*****



Field Engineer, L. Gardner
Assistant, L. Powell
Traced by K. Hansen

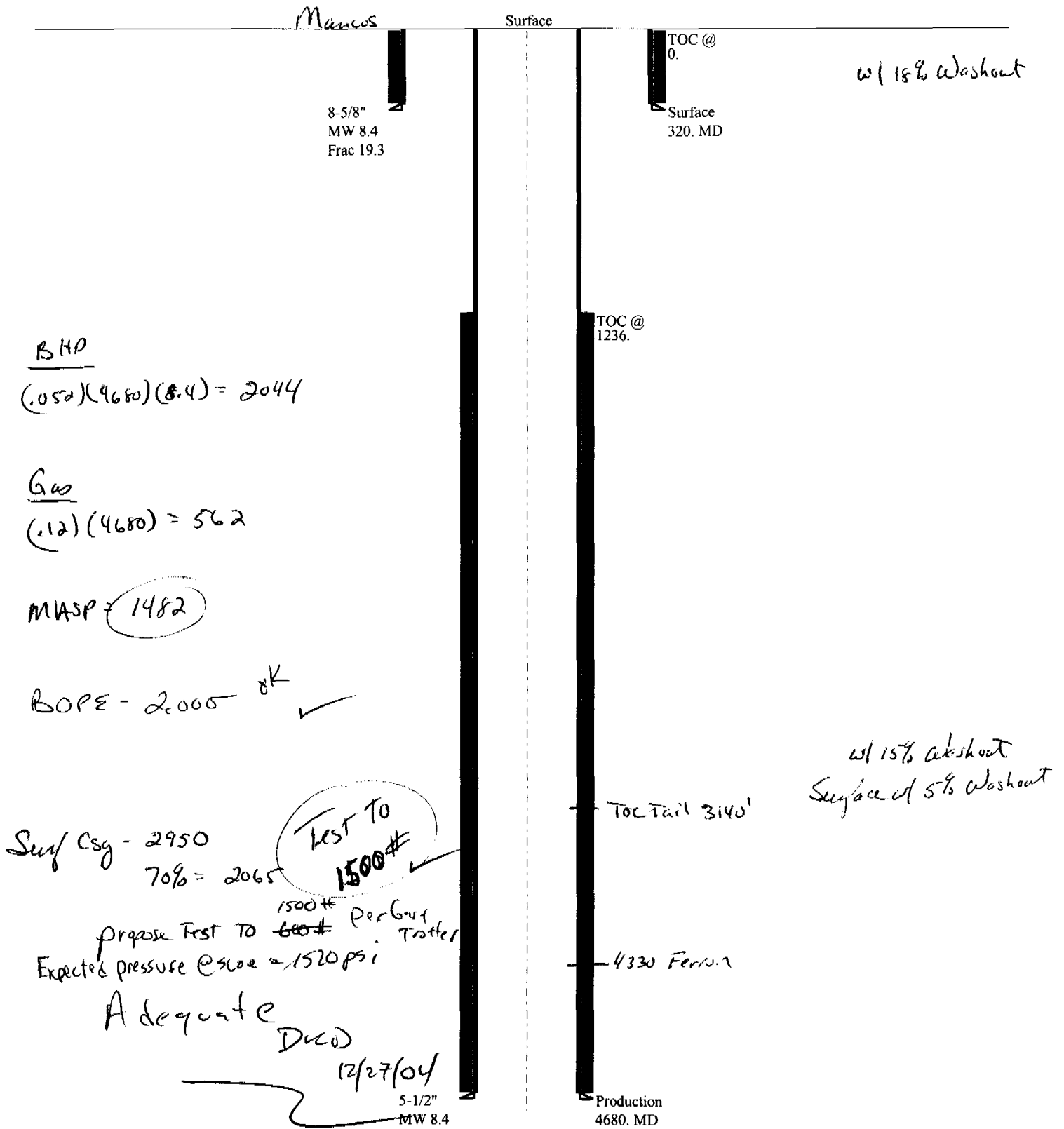
(Sheet 42.00)

Scale 1 inch = 200 Feet
Surveyed, 1963
Traced, 1963

Sheet 42.00

12-04 Ute Oil Ballpark Canyon 1

Casing Schematic



Well name:

12-04 Ute Oil Ballpark Canyon 1Operator: **Ute Oil Company**String type: **Surface**

Project ID:

43-007-31015

Location: **Carbon County****Design parameters:****Collapse**Mud weight: 8.400 ppg
Design is based on evacuated pipe.**Minimum design factors:****Collapse:**

Design factor 1.125

Burst:

Design factor 1.00

Environment:H2S considered? No
Surface temperature: 75 °F
Bottom hole temperature: 79 °F
Temperature gradient: 1.40 °F/100ft
Minimum section length: 250 ft

Cement top: Surface

BurstMax anticipated surface
pressure: 282 psi
Internal gradient: 0.120 psi/ft
Calculated BHP 320 psi

No backup mud specified.

Tension:8 Round STC: 1.80 (J)
8 Round LTC: 1.80 (J)
Buttress: 1.60 (J)
Premium: 1.50 (J)
Body yield: 1.50 (B)Tension is based on buoyed weight.
Neutral point: 280 ft

Non-directional string.

Re subsequent strings:Next setting depth: 4,680 ft
Next mud weight: 8.400 ppg
Next setting BHP: 2,042 psi
Fracture mud wt: 19.250 ppg
Fracture depth: 320 ft
Injection pressure 320 psi

Run Seq	Segment Length (ft)	Size (in)	Nominal Weight (lbs/ft)	Grade	End Finish	True Vert Depth (ft)	Measured Depth (ft)	Drift Diameter (in)	Internal Capacity (ft³)
1	320	8.625	24.00	J-55	ST&C	320	320	7.972	15.4
Run Seq	Collapse Load (psi)	Collapse Strength (psi)	Collapse Design Factor	Burst Load (psi)	Burst Strength (psi)	Burst Design Factor	Tension Load (Kips)	Tension Strength (Kips)	Tension Design Factor
1	140	1370	9.811	320	2950	9.22	7	244	36.35 J

Prepared by: Clinton Dworshak
Utah Div. of Oil & MiningPhone: 801-538-5280
FAX: 801-359-3940Date: December 23, 2004
Salt Lake City, Utah**Remarks:**

Collapse is based on a vertical depth of 320 ft, a mud weight of 8.4 ppg. The casing is considered to be evacuated for collapse purposes. Collapse strength is based on the Westcott, Dunlop & Kemler method of biaxial correction for tension.

Burst strength is not adjusted for tension.

Engineering responsibility for use of this design will be that of the purchaser.

Well name:	12-04 Ute Oil Ballpark Canyon 1		
Operator:	Ute Oil Company	Project ID:	43-007-31015
String type:	Production		
Location:	Carbon County		

Design parameters:

Collapse

Mud weight: 8.400 ppg
Design is based on evacuated pipe.

Minimum design factors:

Collapse:

Design factor 1.125

Burst:

Design factor 1.00

Environment:

H2S considered? No
Surface temperature: 75 °F
Bottom hole temperature: 141 °F
Temperature gradient: 1.40 °F/100ft
Minimum section length: 1,500 ft

Cement top: 1,236 ft

Burst

Max anticipated surface pressure: 1,481 psi
Internal gradient: 0.120 psi/ft
Calculated BHP 2,042 psi

No backup mud specified.

Tension:

8 Round STC: 1.80 (J)
8 Round LTC: 1.80 (J)
Buttress: 1.60 (J)
Premium: 1.50 (J)
Body yield: 1.50 (B)

Non-directional string.

Tension is based on buoyed weight.
Neutral point: 4,084 ft

Run Seq	Segment Length (ft)	Size (in)	Nominal Weight (lbs/ft)	Grade	End Finish	True Vert Depth (ft)	Measured Depth (ft)	Drift Diameter (in)	Internal Capacity (ft³)
1	4680	5.5	17.00	J-55	ST&C	4680	4680	4.767	161.3
Run Seq	Collapse Load (psi)	Collapse Strength (psi)	Collapse Design Factor	Burst Load (psi)	Burst Strength (psi)	Burst Design Factor	Tension Load (Kips)	Tension Strength (Kips)	Tension Design Factor
1	2042	4910	2.404	2042	5320	2.61	69	229	3.30 J

Prepared by: Clinton Dworshak
Utah Div. of Oil & Mining

Phone: 801-538-5280
FAX: 801-359-3940

Date: December 23, 2004
Salt Lake City, Utah

Remarks:

Collapse is based on a vertical depth of 4680 ft, a mud weight of 8.4 ppg. The casing is considered to be evacuated for collapse purposes. Collapse strength is based on the Westcott, Dunlop & Kemler method of biaxial correction for tension.

Burst strength is not adjusted for tension.

Engineering responsibility for use of this design will be that of the purchaser.

002

**CARBON COUNTY PLANNING AND BUILDING DEPARTMENTS**

120 East Main Street • Price, Utah 84501 • (435) 636-3200 • Fax (435) 636-3264

December 28, 2004

Mr. Bill Heffner
Ms. Virginia Shepherd
Mr. Ray Hanson
HCR 35, Box 93
Kenilworth, UT 84529

RECEIVED

JAN - 3 2005

OGM PRICE FIELD OFFICE

**RECEIVED**

JAN 03 2005

DIV. OF OIL, GAS & MINING

Re: Gas wells near Kenilworth

Dear Residents of Kenilworth:

The County has watched with interest the interaction between you and OSO Energy Resources Corporation, the company planning to drill gas wells in the area surrounding Kenilworth.

Although we appreciate your concerns in not wanting negative impacts from gas exploration, we remind you that Kenilworth has a long history of being an industrial town; in fact, it began as a company coal town. The County's position is that as long as energy development is done properly, we are supportive of such development.

We support OSO's project as it has been presented to us, which includes using the old railroad grade for access to the well in the ballpark area. This well is in compliance with the M&G zoning district in which it is located; OSO has been very cooperative in locating the well as far from any residence as is physically possible.

Regarding the park proposed to be built by OSO in the southeast area of Kenilworth, (or any other such facility located anywhere in Kenilworth) we have been informed that the County will not provide perpetual maintenance. Technically, Kenilworth is a subdivision of the County, and we do not become involved in subdivision improvements anywhere in the County.

Please contact our office if you have any further questions.

Sincerely,

Gayla M. Williams
Deputy Zoning Administrator

cc: County Commissioners Milovich, Krompel and Burge
Members of the Planning Commission
Gary Trotter, OSO Corporation
Mark Jones, DOGM

Dave Levanger
Building Official/Director of Planning
636-3261

Lew Korenko
Deputy Building Official
636-3262

Gayla Williams
Deputy Zoning Administrator
636-3710

Rex Sacco
Lands and Access Coordinator
636-3712

Kathy Chatterton
Administrative Assistant
636-3260

900 Main Avenue Ste. D
DURANGO, CO 81301
970-247-4126
970-247-1047 (FAX)

Oso Energy Resources

Fax

To: Clinton Dworshak

From: Mary Tesitor

Fax: 801-359-3940

Pages: 2 including cover

Phone: 801-538-5280

Date: 12/27/2004

Re:

CC:

☐ Urgent ☒ For Review ☐ Please Comment ☐ Please Reply ☐ Please Recycle

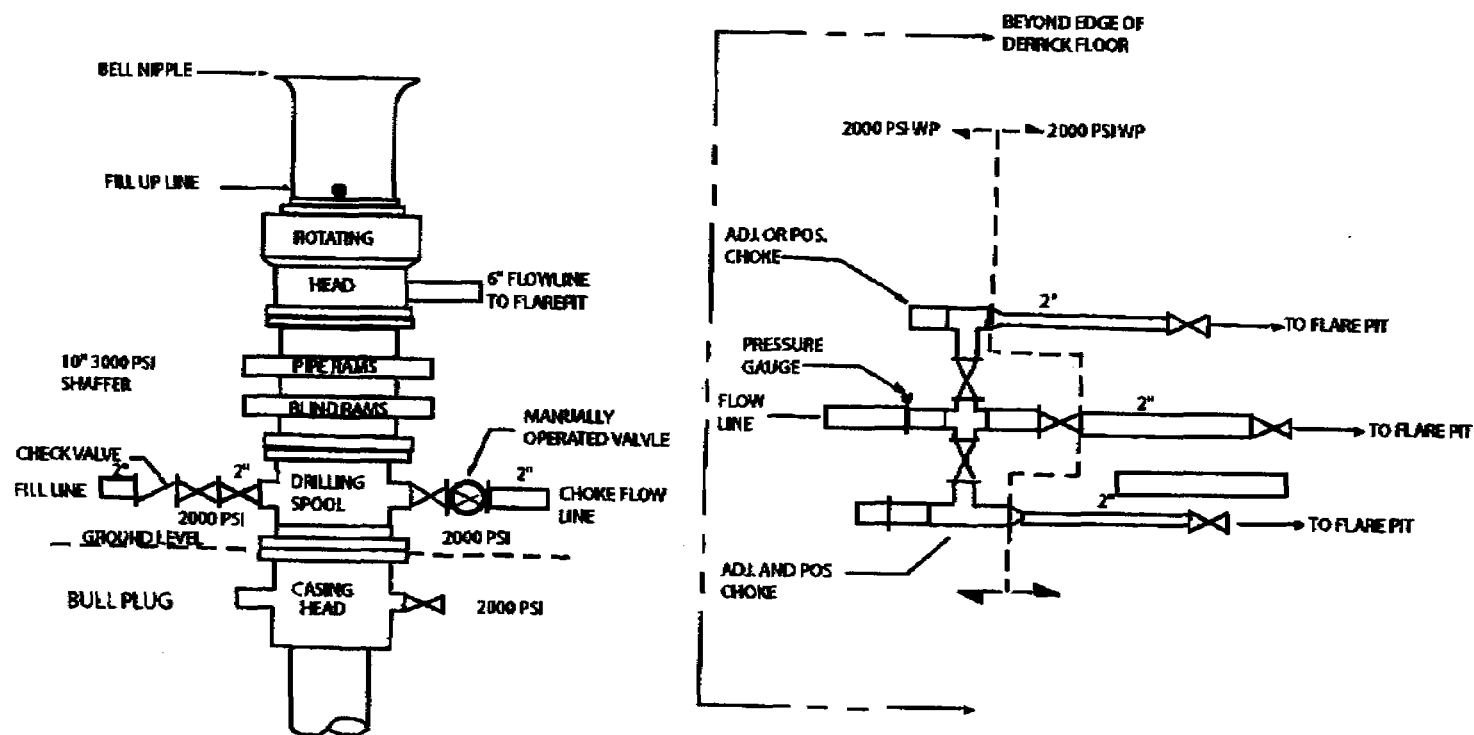
• **Comments:**

Please find the attached schematic for the Ballpark Canyon #1 Well, I apologize for the oversight of including this with our original package.

Thanks for your help,

Mary

BOP EQUIPMENT AND CHOKE MANIFOLD
2000 PSI WORKING PRESSURE
Ballpark Canyon Well #1



Oso Energy
Resources Corp.



State of Utah

Department of
Natural ResourcesROBERT L. MORGAN
*Executive Director*Division of
Oil, Gas & MiningMARY ANN WRIGHT
*Acting Division Director*OLENE S. WALKER
*Governor*GAYLE F. McKEACHNIE
Lieutenant Governor

January 3, 2005

Ute Oil Company
201 W Wall Street, #806
Midland, TX 79701Re: Ballpark Canyon #1 Well, 1884' FWL, 1072' FSL, SE SW, Sec. 16,
T. 13 South, R. 10 East, Carbon County, Utah

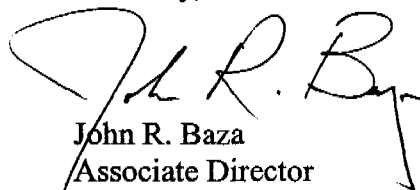
Gentlemen:

Pursuant to the provisions and requirements of Utah Code Ann. § 40-6-1 *et seq.*, Utah Administrative Code R649-3-1 *et seq.*, and the attached Conditions of Approval, approval to drill the referenced well is granted.

Appropriate information has been submitted to DOGM and administrative approval of the requested exception location is hereby granted.

This approval shall expire one year from the above date unless substantial and continuous operation is underway, or a request for extension is made prior to the expiration date. The API identification number assigned to this well is 43-007-31015.

Sincerely,


John R. Baza
Associate Directorpab
Enclosures

cc: Carbon County Assessor

Operator: Ute Oil Company
Well Name & Number Ballpark Canyon #1
API Number: 43-007-31015
Lease: Fee-BH-61504

Location: SE SW **Sec.** 16 **T.** 13 South **R.** 10 East

Conditions of Approval

1. General

Compliance with the requirements of Utah Admin. R. 649-1 *et seq.*, the Oil and Gas Conservation General Rules, and the applicable terms and provisions of the approved Application for permit to drill.

2. Notification Requirements

The operator is required to notify the Division of Oil, Gas and Mining of the following actions during drilling of this well:

- 24 hours prior to cementing or testing casing
- 24 hours prior to testing blowout prevention equipment
- 24 hours prior to spudding the well
- within 24 hours of any emergency changes made to the approved drilling program
- prior to commencing operations to plug and abandon the well

The following are Division of Oil, Gas and Mining contacts and their work telephone numbers (please leave a voice mail message if the person is not available to take the call):

- Dan Jarvis at (801) 538-5338
- Carol Daniels at (801) 538-5284 (spud)

3. Reporting Requirements

All required reports, forms and submittals will be promptly filed with the Division, including but not limited to the Entity Action Form (Form 6), Report of Water Encountered During Drilling (Form 7), Weekly Progress Reports for drilling and completion operations, and Sundry Notices and Reports on Wells requesting approval of change of plans or other operational actions.

4. Compliance with the Conditions of Approval/Application for Permit to Drill outlined in the Statement of Basis. (Copy Attached)

Page 2

API #43-007-31015

January 3, 2005

5. This proposed well is located in an area for which drilling units (well spacing patterns) have not been established through an order of the Board of Oil, Gas and Mining (the "Board"). In order to avoid the possibility of waste or injury to correlative rights, the operator is requested, once the well has been drilled, completed, and has produced, to analyze geological and engineering data generated therefrom, as well as any similar data from surrounding areas if available. As soon as is practicable after completion of its analysis, and if the analysis suggests an area larger than the quarter-quarter section upon which the well is located is being drained, the operator is requested to seek an appropriate order from the Board establishing drilling and spacing units in conformance with such analysis by filing a Request for Agency Action with the Board.
6. Surface casing should be tested to 1500 psi prior to drilling out shoe.

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

008

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

1. TYPE OF WELL OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> OTHER _____		5. LEASE DESIGNATION AND SERIAL NUMBER: FEE-BH-61504
2. NAME OF OPERATOR: Ute Oil Company (dba A.C.T. Operating Company)		6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
3. ADDRESS OF OPERATOR: 201 W. Wall Street #806 CITY Midland STATE TX ZIP 79701		7. UNIT or CA AGREEMENT NAME:
4. LOCATION OF WELL FOOTAGES AT SURFACE: 1884' FWL and 1072' FSL		8. WELL NAME and NUMBER: Ballpark Canyon #1
QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13S 10E		9. API NUMBER: 4300731015
COUNTY: Carbon		10. FIELD AND POOL OR WILDCAT: Helper Field
STATE: UTAH		

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA			
TYPE OF SUBMISSION	TYPE OF ACTION		
<input checked="" type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: 3/15/2005	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
	<input checked="" type="checkbox"/> ALTER CASING	<input type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input checked="" type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion:	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

Increase the setting depth of the 8 5/8" surface casing to 460'. Change the 5 1/2" production casing from 17# J-55 LT & C to 17# M-80 LT&C.

COPIES SENT TO OPERATOR

Date: 2-12-05
Initials: CHD

RECEIVED

FEB 16 2005

DIV OF OIL, GAS & MINING

NAME (PLEASE PRINT) Mary Tesitor TITLE Engineering Technician
SIGNATURE *Mary Tesitor* DATE 2/15/2005

(This space for State use only)

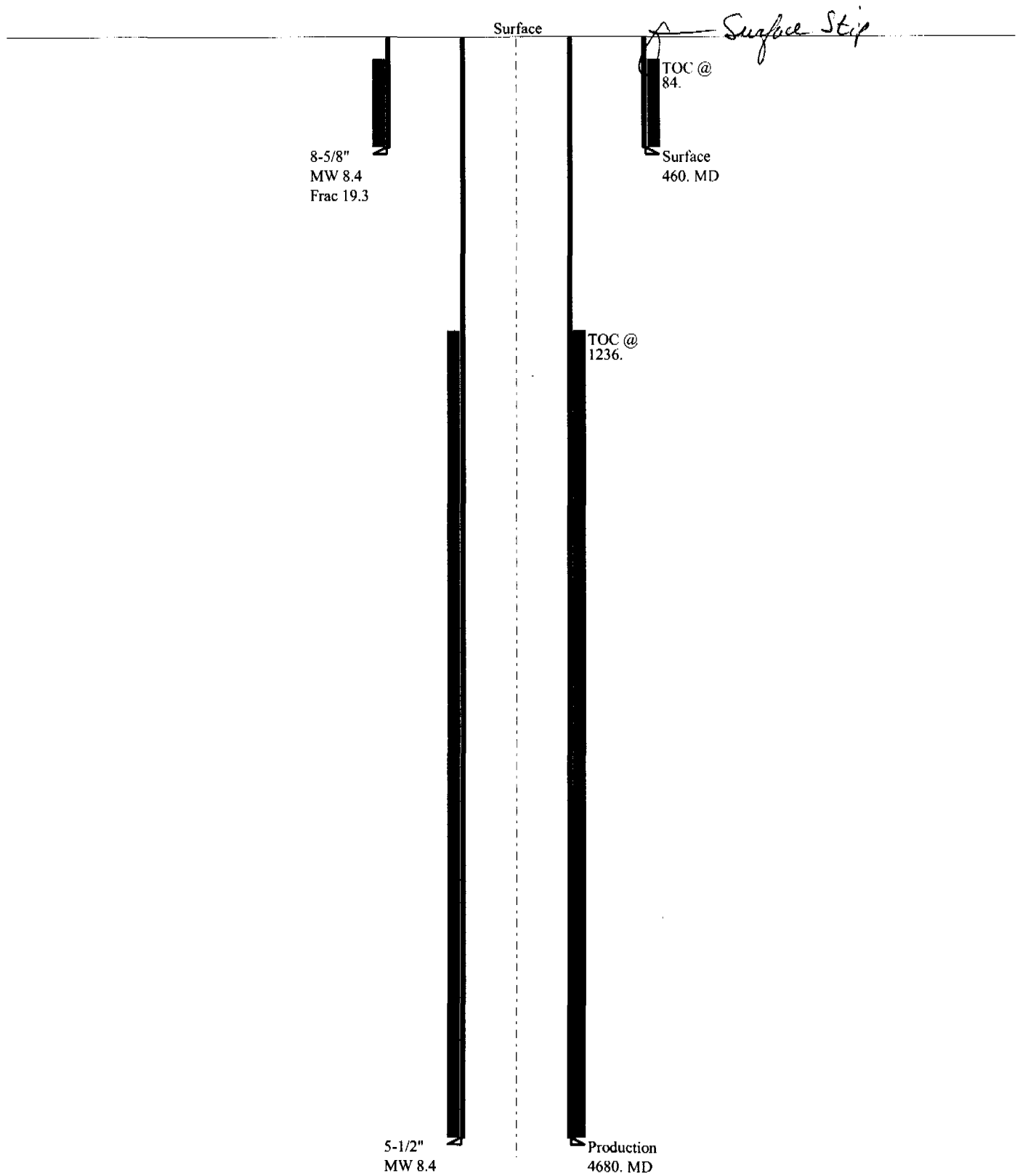
APPROVED BY THE STATE
OF UTAH DIVISION OF
OIL, GAS, AND MINING

DATE: 2/17/05

BY: *[Signature]*

+ Surface casing shall be cemented to surface

12-04 Ute Oil Ballpark Canyon 1
Casing Schematic



Well name:	12-04 Ute Oil Ballpark Canyon 1		
Operator:	Ute Oil Company	Project ID:	43-007-31015
String type:	Surface		
Location:	Carbon County		

Design parameters:
Collapse

Mud weight: 8.400 ppg
Design is based on evacuated pipe.

Minimum design factors:
Collapse:

Design factor 1.125

Burst:

Design factor 1.00

Environment:

H2S considered? No
Surface temperature: 75 °F
Bottom hole temperature: 81 °F
Temperature gradient: 1.40 °F/100ft
Minimum section length: 250 ft

Cement top: 84 ft

Burst

Max anticipated surface pressure: 405 psi
Internal gradient: 0.120 psi/ft
Calculated BHP 460 psi

No backup mud specified.

Tension:

8 Round STC: 1.80 (J)
8 Round LTC: 1.80 (J)
Buttress: 1.60 (J)
Premium: 1.50 (J)
Body yield: 1.50 (B)

Tension is based on buoyed weight.
Neutral point: 402 ft

Non-directional string.

Re subsequent strings:

Next setting depth: 4,680 ft
Next mud weight: 8.400 ppg
Next setting BHP: 2,042 psi
Fracture mud wt: 19.250 ppg
Fracture depth: 460 ft
Injection pressure 460 psi

Run Seq	Segment Length (ft)	Size (in)	Nominal Weight (lbs/ft)	Grade	End Finish	True Vert Depth (ft)	Measured Depth (ft)	Drift Diameter (in)	Internal Capacity (ft³)
1	460	8.625	24.00	J-55	ST&C	460	460	7.972	22.2

Run Seq	Collapse Load (psi)	Collapse Strength (psi)	Collapse Design Factor	Burst Load (psi)	Burst Strength (psi)	Burst Design Factor	Tension Load (Kips)	Tension Strength (Kips)	Tension Design Factor
1	201	1370	6.825	460	2950	6.41	10	244	25.29 J

Prepared by: Clinton Dworshak
Utah Div. of Oil & Mining

Phone: 801-538-5280
FAX: 801-359-3940

Date: February 16, 2005
Salt Lake City, Utah

Remarks:

Collapse is based on a vertical depth of 460 ft, a mud weight of 8.4 ppg. The casing is considered to be evacuated for collapse purposes. Collapse strength is based on the Westcott, Dunlop & Kernler method of biaxial correction for tension.

Burst strength is not adjusted for tension.

Engineering responsibility for use of this design will be that of the purchaser.

Well name:	12-04 Ute Oil Ballpark Canyon 1	
Operator:	Ute Oil Company	Project ID:
String type:	Production	43-007-31015
Location:	Carbon County	

Design parameters:

Collapse

Mud weight: 8.400 ppg
Design is based on evacuated pipe.

Minimum design factors:

Collapse:

Design factor 1.125

Burst:

Design factor 1.00

Environment:

H2S considered? No
Surface temperature: 75 °F
Bottom hole temperature: 141 °F
Temperature gradient: 1.40 °F/100ft
Minimum section length: 1,500 ft

Cement top: 1,236 ft

Burst

Max anticipated surface pressure: 1,481 psi
Internal gradient: 0.120 psi/ft
Calculated BHP 2,042 psi

No backup mud specified.

Tension:

8 Round STC: 1.80 (J)
8 Round LTC: 1.80 (J)
Buttress: 1.60 (J)
Premium: 1.50 (J)
Body yield: 1.50 (B)

Non-directional string.

Tension is based on buoyed weight.
Neutral point: 4,084 ft

Run Seq	Segment Length (ft)	Size (in)	Nominal Weight (lbs/ft)	Grade	End Finish	True Vert Depth (ft)	Measured Depth (ft)	Drift Diameter (in)	Internal Capacity (ft³)
1	4680	5.5	17.00	Mav-80	LT&C	4680	4680	4.767	161.3

Run Seq	Collapse Load (psi)	Collapse Strength (psi)	Collapse Design Factor	Burst Load (psi)	Burst Strength (psi)	Burst Design Factor	Tension Load (Kips)	Tension Strength (Kips)	Tension Design Factor
1	2042	6290	3.080	2042	7740	3.79	69	273	3.93 B

Prepared by: Clinton Dworshak
Utah Div. of Oil & Mining

Phone: 801-538-5280
FAX: 801-359-3940

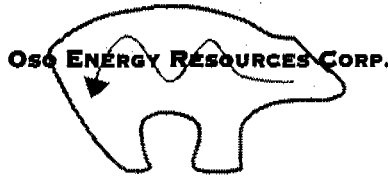
Date: February 16, 2005
Salt Lake City, Utah

Remarks:

Collapse is based on a vertical depth of 4680 ft, a mud weight of 8.4 ppg. The casing is considered to be evacuated for collapse purposes. Collapse strength is based on the Westcott, Dunlop & Kemler method of biaxial correction for tension.

Burst strength is not adjusted for tension.

Engineering responsibility for use of this design will be that of the purchaser.



February 15, 2005

Diana Whitney
State of Utah Department of Natural Resources
Division of Oil, Gas, and Mining
1594 West North Temple, Suite 1210
Salt Lake City, UT 84116

Dear Diana,

Enclosed you will find Form 9 – Sundry Notices for the Kenilworth Railroad Well #1 and the Ballpark Canyon #1. Please call if you have any questions or need additional information.

Best Regards,

Mary Tesitor
Engineering Technician
Oso Energy Resources, Agent for ACT Operating Co.

Encl.

RECEIVED
FEB 16 2005
DIV. OF OIL, GAS & MINING

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

Request to Transfer Application or Permit to Drill

(This form should accompany a Sundry Notice, Form 9, requesting APD transfer)

Well name:	Ballpark Canyon #1
API number:	4300731015
Location:	Qtr-Qtr: Section: Township: Range:
Company that filed original application:	SESW 16 13S 10E
Date original permit was issued:	01/03/2005
Company that permit was issued to:	Ute Oil Company (dba A.C.T. Operating Company)

Check one	Desired Action:
<input type="checkbox"/>	Transfer pending (unapproved) Application for Permit to Drill to new operator
<input type="checkbox"/>	The undersigned as owner with legal rights to drill on the property, hereby verifies that the information as submitted in the pending Application for Permit to Drill, remains valid and does not require revision. The new owner of the application accepts and agrees to the information and procedures as stated in the application.
<input checked="" type="checkbox"/>	Transfer approved Application for Permit to Drill to new operator
<input type="checkbox"/>	The undersigned as owner with legal rights to drill on the property as permitted, hereby verifies that the information as submitted in the previously approved application to drill, remains valid and does not require revision.

Following is a checklist of some items related to the application, which should be verified.	Yes	No
If located on private land, has the ownership changed?		<input checked="" type="checkbox"/>
If so, has the surface agreement been updated?		
Have any wells been drilled in the vicinity of the proposed well which would affect the spacing or siting requirements for this location?		<input checked="" type="checkbox"/>
Have there been any unit or other agreements put in place that could affect the permitting or operation of this proposed well?		<input checked="" type="checkbox"/>
Have there been any changes to the access route including ownership or right-of-way, which could affect the proposed location?		<input checked="" type="checkbox"/>
Has the approved source of water for drilling changed?		<input checked="" type="checkbox"/>
Have there been any physical changes to the surface location or access route which will require a change in plans from what was discussed at the onsite evaluation?		<input checked="" type="checkbox"/>
Is bonding still in place, which covers this proposed well? Bond No. B001617	<input checked="" type="checkbox"/>	

Any desired or necessary changes to either a pending or approved Application for Permit to Drill that is being transferred, should be filed on a Sundry Notice, Form 9, or amended Application for Permit to Drill, Form 3, as appropriate, with necessary supporting information as required.

Name (please print) VERI CLARKE Title VICE PRESIDENT LAND
Signature [Signature] Date 5/2/05
Representing (company name) FLARION ENERGY INC

The person signing this form must have legal authority to represent the company or individual(s) to be listed as the new operator on the Application for Permit to Drill.

(3/2004)

RECEIVED
MAY 05 2005
DIV. OF OIL, GAS & MINING

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

1. TYPE OF WELL OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> OTHER _____		5. LEASE DESIGNATION AND SERIAL NUMBER: FEE-BH-61504
2. NAME OF OPERATOR: Marion Energy Inc. <i>N 2740</i>		6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
3. ADDRESS OF OPERATOR: 119 S. Tennessee, Ste. 200 <i>CITY</i> McKinney <i>STATE</i> TX <i>ZIP</i> 75069		7. UNIT or CA AGREEMENT NAME:
4. LOCATION OF WELL FOOTAGES AT SURFACE: 1884' FWL and 1072' FSL QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13 10		8. WELL NAME and NUMBER: Ballpark Canyon #1
PHONE NUMBER: (972) 540-2967		9. API NUMBER: 4300731015
		10. FIELD AND POOL, OR WILDCAT: Helper Field

COUNTY: Carbon

STATE: UTAH

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION		
<input checked="" type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: <i>5/2/05</i>	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
<input type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion:	<input type="checkbox"/> ALTER CASING	<input type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input checked="" type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

Marion Energy Inc. will take over operations of the Ballpark Canyon #1 well which is currently operated by Ute Oil Company (dba ACT Operating Company). *N 2675*

NAME (PLEASE PRINT) *KERI CLARKE* TITLE *VICE PRESIDENT LAND*
SIGNATURE *[Signature]* DATE *5/2/05*

(This space for State use only)

APPROVED *519105*

Earlene Russell
Division of Oil, Gas and Mining
Earlene Russell, Engineering Technician

(See Instructions on Reverse Side)

(5/2000)

RECEIVED
MAY 05 2005
DIV. OF OIL, GAS & MINING

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

SUNDRY NOTICES AND REPORTS ON WELLS

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2. NAME OF OPERATOR: Ute Oil Company (dba ACT Operating Company). <i>N 2675</i>		6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
3. ADDRESS OF OPERATOR: 201 W. Wall St #805 CITY Midland STATE TX ZIP 79701		7. UNIT or CA AGREEMENT NAME:
4. LOCATION OF WELL FOOTAGES AT SURFACE: 1884' FWL and 1072' FSL		8. WELL NAME and NUMBER: Ballpark Canyon #1
QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13 10		9. API NUMBER: 4300731015
COUNTY: Carbon		10. FIELD AND POOL, OR WILDCAT: Helper Field
STATE: UTAH		

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Marion Energy Inc. will take over operations of the Ballpark Canyon #1 well which is currently operated by Ute Oil Company (dba ACT Operating Company).

NAME (PLEASE PRINT) <i>M. C. Watson</i>	TITLE <i>Vice President</i>
SIGNATURE <i>M. C. Watson</i>	DATE <i>5-2-05</i>

(This space for State use only)

APPROVED *5/9/05*

(5/2000)

Earlene Russell
Division of Oil, Gas and Mining
Earlene Russell, Engineering Technician

(See Instructions on Reverse Side)

RECEIVED

MAY 05 2005

DIV. OF OIL, GAS & MINING

7. **Federal and Indian Lease Wells:** The BLM and or the BIA has approved the merger, name change, or operator change for all wells listed on Federal or Indian leases on: BLM n/a BIA n/a

8. **Federal and Indian Units:**

The BLM or BIA has approved the successor of unit operator for wells listed on: n/a

9. **Federal and Indian Communization Agreements ("CA"):**

The BLM or BIA has approved the operator for all wells listed within a CA on: n/a

10. **Underground Injection Control ("UIC")** The Division has approved UIC Form 5, **Transfer of Authority to Inject**, for the enhanced/secondary recovery unit/project for the water disposal well(s) listed on: n/a

DATA ENTRY:

1. Changes entered in the **Oil and Gas Database** on: 5/9/2005
2. Changes have been entered on the **Monthly Operator Change Spread Sheet** on: 5/9/2005
3. Bond information entered in RBDMS on: 5/9/2005
4. Fee/State wells attached to bond in RBDMS on: 5/9/2005
5. Injection Projects to new operator in RBDMS on: n/a
6. Receipt of Acceptance of Drilling Procedures for APD/New on: 5/5/2005

FEDERAL WELL(S) BOND VERIFICATION:

1. Federal well(s) covered by Bond Number: n/a

INDIAN WELL(S) BOND VERIFICATION:

1. Indian well(s) covered by Bond Number: n/a

FEE & STATE WELL(S) BOND VERIFICATION:

1. (R649-3-1) The **NEW** operator of any fee well(s) listed covered by Bond Number B001617
2. The **FORMER** operator has requested a release of liability from their bond on: not yet
The Division sent response by letter on: _____

LEASE INTEREST OWNER NOTIFICATION:

3. (R649-2-10) The **FORMER** operator of the fee wells has been contacted and informed by a letter from the Division of their responsibility to notify all interest owners of this change on: 5/10/2005

COMMENTS:



Marion Energy Inc.

135 10 E Sec. 16
4300731015

May 16, 2005

Department of Natural Resources
Division of Oil, Gas and Mining
Price Field Office
455 West Railroad Ave.
Price, Utah 84501

Attn: Mark Jones

Accepted by the
Utah Division of
Oil, Gas and Mining
FOR RECORD ONLY

RECEIVED
MAY 20 2005
OGM PRICE FIELD OFFICE

Dear Mark,

Pursuant to our phone conversation of May 10th, 2005, the following will outline our plans for the immediate future in the Kenilworth area.

We are planning to drill at least three (3) more wells in the area before the end of the year. However, those plans are subject to change due to rig availability and a host of other issues that can arise. The wells we intend to drill would be the Ballpark #1, the Cordingly Canyon #15-1 and the Cordingly Canyon #15-2. These will be vertical wells; however, each of these locations would be utilized for directional wells to get to areas that cannot be accessed due to topography. What that means is that we will be permitting these locations as oversized pads to accommodate two wells from each site. This limits the overall disturbance in the area and minimizes the need for additional roads. In the case of the Ballpark #1, we will be submitting an amendment to the existing permit. The original permitting overlooked this aspect. The Ballpark location will need to be lengthened approximately 80' to the southwest and widened approximately 40' to the northwest. I am planning to set up a date to do the onsite for the Cordingly Canyon wells in the next couple of weeks. We can look at the Ballpark changes at that time. I will be in touch with you as to your schedule for the onsites.

On another matter, Gary Trotter, who was in charge of this project up until the end of March had some correspondence with the residents of Kenilworth. I have attached copies of those letters that I received. It is our intention to adhere to the arrangements that Gary came to with the residents to the extent that is operationally feasible. In particular, Gary had indicated that the Kenilworth and Ballpark wells would be set on Progressive Cavity Pumps (PCP) in order to mitigate noise. The water volumes we anticipate are small enough that we



feel the PCP is not the most efficient way to lift water from these wells. I will be setting the smallest conventional pumping unit I can get away with from an engineering standpoint. Additionally, I will be setting sound retarding panels around the units and the units will be powered by electric motors. These measures will ensure that any sound mitigation issues are properly addressed.

I am hoping to get started on the completions in the next two weeks. Gary had indicated to the town council that some measure of improvement would be put in place for the town park. We are still planning something along the lines of what Gary discussed. The items that are in the attached paperwork were agreed to as a compromise for allowing the town ballpark to be used to drill from. We intend to enter the Ballpark #1 location from a northerly route and stay out of town with rig and truck traffic.

Finally, we have finished staking the route that our pipeline will take to tie the Kenilworth Railroad wells as well as the Ballpark wells into Anadarko. I can provide you a copy of the drawings I get from the surveyor when he gets them to me. Just let me know if you need that information. If there is anything further you need from me, or have any points of clarification you need to have addressed, you can reach me at 505-564-8805 (o) or 505-320-8860 (c). I'll be in touch.

Sincerely,

Doug Endsley
VP Operations
Marion Energy, Inc.

December 13, 2004

Mr. Gary Trotter, Vice President
OSO Energy Resources Corporation
900 Main Avenue, Suite D
Durango, CO 81301

Dear Mr. Trotter,

On behalf of the community of Kenilworth, we would like to thank you for coming to us last October 16th to share your plans to drill gas wells near our town. We can appreciate the difficulties you faced in making such a presentation to concerned homeowners, as we hope that you can understand the frustrations we must endure with the encroaching industrialization of our high desert hamlet.

We have met twice since that October 16th session to talk over our options and air our concerns. A small committee of three of us have volunteered to try and pull together what resulted at these meetings and to represent the community in sharing these with you.

What follows will address these concerns. We have broken them down into three areas. The first deals with how to minimize the effects of these wells. The second touches on accessing the wells. And the third concerns responding to your offer to provide some community improvement to compensate for the loss of the Ball Park and to help offset the negative impact of gas wells so close to town.

As regards the wells themselves. Three of these are of particular concern to us because of their closeness to the town and the fact that the Book Cliffs will act as an amphitheater to the noise they create. The three wells of concern are the Ball Park Site, the one at the northeast corner of town, adjacent to the old railroad right of way, and the site up the canyon about ¼ mile north of town. Because of the potential of the amplification of the sound, we would respectfully ask that OSO consider installing the smallest and quietest units possible. Our understanding is that a PC pump housed in an insulated metal building is most probably the quietest. This type of pump housed in a building is also surely the safest in keeping inquisitive children from being injured. Fences will not keep a determined kid out. If painted a color compatible with the surroundings, these housed pumps would offer the least negative visual impact. Units such as these would not require the site to be fenced.

Trotter Letter - Page 2
December 13, 2004

Our second concern has to do with accessing the well sites. Two of the proposed sites have existing dirt roads that would allow access without using paved community streets. If those existing roads can be used then no issue exists here. The Ball Park well, according to an illustration you provided, indicates an intent to use the existing road to access this site. That existing road connects to paved Kenilworth streets. At the October 16th meeting you indicated that OSO would not plan on using any of the paved roads in town. Perhaps you could provide us with more information on your thoughts as to accessing the Ball Park well. Our concern here is to avoid building a new road across the hillside that faces Kenilworth from the north.

You also indicated at both the October 16th meeting and at the County Commission session that OSO would treat these dirt roads with Magnesium Chloride to reduce dust. We would very much appreciate that as dust is a major issue here in Kenilworth. We would ask that you additionally consider treating the dirt pads at both the Ball Park well and the one at the northeast corner of town.

Finally, we would like to respond to OSO's gracious offer to do something to contribute to the improvement of the Kenilworth community and to offset the loss of the Ball Park. This proposal generated a great deal of debate at our meetings. Many ideas were shared and thoughts ran across a wide range. We were hampered by not having any idea what OSO is willing to consider. We want to make Kenilworth an inviting community and your offer provides us with that opportunity. At the same time, we don't want to appear intemperate.

What we have decided to do is to compile a list, a wish list. We have prioritized this list, the first entry being that which is most in the community favor. We would ask that you start with the first entry and decide if that is within the range that OSO wants to contribute. If the desire and the funds exist to do more, then the second entry on this list could be considered, and so on.

- 1 Redevelop Existing Park in Southeast Corner of Kenilworth. Could Include Repairs to Cooking Unit and Tennis Courts, a New Pavilion, Landscaping and a Parking Area.
- 2 Curbs and Sidewalks
- 3 New "Welcome to Kenilworth" Sign at Entrance to Town
- 4 Landscaping with Native Plants to Hide Ball Park Pump
- 5 Rebuild Tennis Courts into a Basketball Court
- 6 Plant Native Trees throughout the Community
- 7 New Community Building for Meetings and Gatherings
- 8 New Ball Park

Trotter Letter – Page 3
December 13, 2004

We want you to know that we would very much appreciate anything that OSO is desirous of doing to help us improve our community. You have made a kind offer and we want to acknowledge your generous intent.

Sincerely,

Bill Heffner
Virginia Shepherd
Ray Hansen
(Kenilworth Residents)

cc: Carbon County Commissioners
Carbon County Planner

900 Main Ave, Suite D
Durango, CO 81301

Ph: 970-247-4126
Fax: 970-247-1047

Mr. Bill Heffner
Ms. Virginia Shepherd
Mr. Ray Hansen
HCR 35, Box 93
Kenilworth, UT 84529

December 15, 2004

Re: Gas Wells Near Kenilworth

Dear Residents of Kenilworth:

Thank you very much for your letter of December 13. I am pleased to hear that you came to a general consensus concerning the gas well issues. I know it has been challenging and I do understand your frustrations. As I stated on October 16, Oso Energy is committed to being a good corporate citizen and to creating as positive a public relations image as possible. I am writing this letter in response to your concerns and suggestions.

We agree that a progressing cavity pump is the smallest and quietest pump that is acceptable for use in coalbed methane production. We will agree to using this type pump in the Ballpark Canyon Well #1, the Kenilworth Railroad Well #1 and #2. These are the three wells you have expressed concerns about noise. It will be important to house the surface drive units to insure that they are quiet and we will agree to do this. It is our intent to paint the pump houses a color that will blend in with the surroundings. The houses will also be locked to prevent accidents or vandalism.

The next issue is the roads to access the well sites. As you state in your letter, accessing the Kenilworth Railroad Wells #1 and 2 by existing dirt roads will avoid using paved community streets. The only way to access the Ballpark well is to improve the old road that faces Kenilworth from the north (across the hillside) and come in to this road by way of the existing dirt road from the Kenilworth Railroad Well #1. If you would prefer, we could use the paved road (Second North Street?) rather than improving the old dirt road. Please let me know what you would prefer. We will agree to use magnesium chloride on all of our dirt roads and the well pads at the Ballpark and K. Railroad #1 wells for dust reduction.

The last issue is probably the most difficult. The manner in which you prioritized your list is an excellent method to communicate your desires. I would like to suggest that I contact

a local landscape design firm and discuss the redevelopment of the old town park in the southeast corner of Kenilworth. I have personally been there and understand clearly what you are addressing. We could put together a plan and present it to you for your comments and ultimate approval. I wouldn't want to commit to a specific plan of action at this time until we investigate the costs involved but I like the general idea very much. I also think that a "Welcome to Kenilworth" sign would be very worthwhile project. Perhaps we could offer some options for that and you could involve your community in deciding what they want.

Oso Energy is in the business of developing coalbed methane resources. We are a technical team not a public relations firm. But we do have strong values and I wanted very much to communicate that to you at our first meeting. I appreciate your willingness to work with us in an even tempered manner. With the attitude you present in your letter, I am confident that we can work together to come up with a mutually beneficial plan. Thanks again for your time and effort and I will contact you as soon as possible with a park redevelopment plan.

Very truly yours,

Gary L. Trotter
Vice President

Cc: Carbon County Commissioners
Ms. Gayla Williams, Carbon County
Mr. Mark Jones, State of Utah



CARBON COUNTY PLANNING AND BUILDING DEPARTMENTS

120 East Main Street • Price, Utah 84501 • (435) 636-3260 • Fax (435) 636-3264

COPY

December 28, 2004

Mr. Bill Heffner
Ms. Virginia Shepherd
Mr. Ray Hanson
HCR 35, Box 93
Kenilworth, UT 84529

Re: Gas wells near Kenilworth

Dear Residents of Kenilworth:

The County has watched with interest the interaction between you and OSO Energy Resources Corporation, the company planning to drill gas wells in the area surrounding Kenilworth.

Although we appreciate your concerns in not wanting negative impacts from gas exploration, we remind you that Kenilworth has a long history of being an industrial town; in fact, it began as a company coal town. The County's position is that as long as energy development is done properly, we are supportive of such development.

We support OSO's project as it has been presented to us, which includes using the old railroad grade for access to the well in the ballpark area. This well is in compliance with the M&G zoning district in which it is located; OSO has been very cooperative in locating the well as far from any residence as is physically possible.

Regarding the park proposed to be built by OSO in the southeast area of Kenilworth, (or any other such facility located anywhere in Kenilworth) we have been informed that the County will not provide perpetual maintenance. Technically, Kenilworth is a subdivision of the County, and we do not become involved in subdivision improvements anywhere in the County.

Please contact our office if you have any further questions.

Sincerely,

Gayla M. Williams
Deputy Zoning Administrator

cc: County Commissioners Milovich, Krompel and Burge
Members of the Planning Commission
Gary Trotter, OSO Corporation
Mark Jones, DOGM

Dave Levanger
Building Official/Director of Planning
636-3261

Lew Korenko
Deputy Building Official
636-3262

Gayla Williams
Deputy Zoning Administrator
636-3710

Rex Sacco
Lands and Access Coordinator
636-3712

Kathy Chatterton
Administrative Assistant
636-3260

DIVISION OF OIL, GAS AND MINING

SPUDDING INFORMATION

Name of Company: MARION ENERGY INC

Well Name: BALLPARK CANYON #1

Api No: 43-007-31015 Lease Type: FEE

Section 16 Township 13S Range 10E County CARBON

Drilling Contractor BEEMAN BROTHERS RIG # RATHOLE

SPUDDED:

Date 01/04/06

Time 2:00 PM

How DRY

Drilling will Commence: _____

Reported by DOUG ENDSLEY

Telephone # 1-505-564-8005

Date 01/05/2006 Signed CHD

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

RECEIVED FORM 8
JAN 28 2006
DIV. OF OIL, GAS & MINING

ENTITY ACTION FORM

Operator: Marion Energy Inc. Operator Account Number: N 2740
Address: 119 S. Tennessee, Ste. 200
city McKinney
state TX zip 75069 Phone Number: (972) 540-2967

Well 1 43-007-31015

API Number	Well Name		QQ	Sec	Twp	Rng	County
4350073101	Ballpark Canyon #1		SESW	16	13S	10E	Carbon
Action Code	Current Entity Number	New Entity Number	Spud Date			Entity Assignment Effective Date	
A	99999	<u>15159</u>	1/3/2006			<u>1/30/06</u>	
Comments: <u>mncs</u> <u>K</u>							

Well 2

API Number	Well Name		QQ	Sec	Twp	Rng	County
4300731065	Cordingly Canyon 15-1		SESE	15	13S	10E	Carbon
Action Code	Current Entity Number	New Entity Number	Spud Date			Entity Assignment Effective Date	
A	99999	<u>15160</u>	12/16/2005			<u>1/30/06</u>	
Comments: <u>FRSD</u> <u>K</u>							

Well 3

API Number	Well Name		QQ	Sec	Twp	Rng	County
4300731064	Cordingly Canyon 15-2		SENE	15	13S	10E	Carbon
Action Code	Current Entity Number	New Entity Number	Spud Date			Entity Assignment Effective Date	
A	99999	<u>15161</u>	12/19/2005			<u>1/30/06</u>	
Comments: <u>FRSD</u> <u>K</u>							

ACTION CODES:

- A - Establish new entity for new well (single well only)
- B - Add new well to existing entity (group or unit well)
- C - Re-assign well from one existing entity to another existing entity
- D - Re-assign well from one existing entity to a new entity
- E - Other (Explain in 'comments' section)

BENJAMIN EVANS
Name (Please Print)
B Evans
Signature
Landman
Title
Date 1/25/2006

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

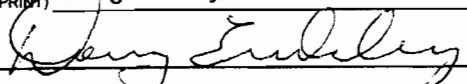
SUNDRY NOTICES AND REPORTS ON WELLS <small>Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.</small>		5. LEASE DESIGNATION AND SERIAL NUMBER: FEE-BH-61504
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2. NAME OF OPERATOR: Marion Energy, Inc.		9. API NUMBER: 4300731015
3. ADDRESS OF OPERATOR: 119 So. Tennessee Ste.200 McKinney TX 75069		10. FIELD AND POOL, OR WILDCAT: Helper Field
PHONE NUMBER: (972) 540-2967		

4. LOCATION OF WELL
FOOTAGES AT SURFACE: **1884' FWL and 1072' FSL** COUNTY: **Carbon**
QTR/QR, SECTION, TOWNSHIP, RANGE, MERIDIAN: **SESW 16 13 10** STATE: **UTAH**

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<input type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: _____	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
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	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input checked="" type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion: 1/18/2006	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input checked="" type="checkbox"/> OTHER: Spud & set surface pipe
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

1/18/06: MIRU Beeman Brothers Drilling. Spud well @ 4:00pm 1/18/06. Drilled to 250' by 12:00 am on 1/19/06.
1/19/06: Finish drilling to total depth of 446'. Ran 11 joints of 8 5/8", J-55 24# casing set at 444'. Cemented with 300 cu feet of Class H cement. Cement feel back approximately 12-15 feet. Will top off before drilling rig commences drilling.

NAME (PLEASE PRINT) Doug Endsley	TITLE VP of Operations
SIGNATURE 	DATE 2/6/2006

(This space for State use only)

RECEIVED

FEB 10 2006

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

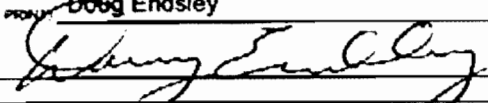
FORM 9

<p align="center">SUNDRY NOTICES AND REPORTS ON WELLS</p> <p><small>Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal wells. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.</small></p>		3. LEASE DESIGNATION AND SERIAL NUMBER FEE-BH-61504
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1. TYPE OF WELL OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> OTHER _____		8. WELL NAME AND NUMBER Ballpark Canyon # 1
2. NAME OF OPERATOR Marion Energy, Inc.		9. API NUMBER 4300731015
3. ADDRESS OF OPERATOR 119 So. Tennessee Ste 200 McKinney TX 75069		10. FIELD AND POOL OR WILDCAT Helper Field
4. LOCATION OF WELL FOOTAGES AT SURFACE 1884' FWL and 1072' FSL QUAD/CTR. SECTION TOWNSHIP RANGE MERIDIAN SESW 16 13 10		COUNTY Carbon STATE UTAH

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA			
TYPE OF SUBMISSION	TYPE OF ACTION		
<input type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: _____	<input type="checkbox"/> ADDIZE <input type="checkbox"/> ALTER CASING <input type="checkbox"/> CASING REPAIR <input type="checkbox"/> CHANGE TO PREVIOUS PLANS <input type="checkbox"/> CHANGE TUBING <input type="checkbox"/> CHANGE WELL NAME <input type="checkbox"/> CHANGE WELL STATUS <input type="checkbox"/> COMBING/LE PRODUING FORMATIONS <input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> DEEPEN <input type="checkbox"/> FRACTURE TREAT <input type="checkbox"/> NEW CONSTRUCTION <input type="checkbox"/> OPERATOR CHANGE <input type="checkbox"/> PLUG AND ABANDON <input type="checkbox"/> PLUG BACK <input type="checkbox"/> PRODUCTION (START/RESUME) <input type="checkbox"/> RECLAMATION OF WELL SITE <input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	<input type="checkbox"/> REPERFORATE CURRENT FORMATION <input type="checkbox"/> SIDETRACK TO REPAIR WELL <input type="checkbox"/> TEMPORARILY ABANDON <input type="checkbox"/> TUBING REPAIR <input type="checkbox"/> VENT OR FLARE <input type="checkbox"/> WATER DISPOSAL <input type="checkbox"/> WATER SHUT-OFF <input checked="" type="checkbox"/> OTHER Final Cement Sundry
<input checked="" type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion: 2/11/2006			

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

2/11/2006: Drilled to TD of 4506'. Ran 102 joints, 51/2", 17 #, J-55 casing, set at 4500' KB. Cemented with 290 sacks Premium Cement with lost circulation and fluid loss additives as lead cement. Followed with 250 sacks of 50/50 Poz with loss circulation and fluid additives. Circulated 30 bbls. of cement to surface. Plug down at 4:00 pm 2/11/06. Set slips and cut off casing. Rig down Beeman Brothers Drilling and move off location.

NAME (PLEASE PRINT) Doug Endsley	TITLE VP Operations
SIGNATURE 	DATE 2/20/2006

(This space for State use only)

RECEIVED
FEB 21 2006

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

1. TYPE OF WELL OIL WELL ☐ GAS WELL ☒ OTHER _____

2. NAME OF OPERATOR:
Marion Energy, Inc.

3. ADDRESS OF OPERATOR:
119 So. Tennessee Ste 200 McKinney TX 75069

PHONE NUMBER:
(972) 540-2967

4. LOCATION OF WELL

FOOTAGES AT SURFACE: 1884' FWL and 1072' FSL

COUNTY: Carbon

QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13 10

STATE: UTAH

5. LEASE DESIGNATION AND SERIAL NUMBER:
FEE-BH-61504

6. IF INDIAN, ALLOTTEE OR TRIBE NAME:

7. UNIT or CA AGREEMENT NAME:

8. WELL NAME and NUMBER:
Ballpark Canyon # 1

9. API NUMBER:
4300731015

10. FIELD AND POOL, OR WILDCAT:
Helper Field

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION		
<input type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: _____ <input checked="" type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion: 2/11/2006	<input type="checkbox"/> ACIDIZE <input type="checkbox"/> ALTER CASING <input type="checkbox"/> CASING REPAIR <input type="checkbox"/> CHANGE TO PREVIOUS PLANS <input type="checkbox"/> CHANGE TUBING <input type="checkbox"/> CHANGE WELL NAME <input type="checkbox"/> CHANGE WELL STATUS <input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS <input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> DEEPEN <input type="checkbox"/> FRACTURE TREAT <input type="checkbox"/> NEW CONSTRUCTION <input type="checkbox"/> OPERATOR CHANGE <input type="checkbox"/> PLUG AND ABANDON <input type="checkbox"/> PLUG BACK <input type="checkbox"/> PRODUCTION (START/RESUME) <input type="checkbox"/> RECLAMATION OF WELL SITE <input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	<input type="checkbox"/> REPERFORATE CURRENT FORMATION <input type="checkbox"/> SIDETRACK TO REPAIR WELL <input type="checkbox"/> TEMPORARILY ABANDON <input type="checkbox"/> TUBING REPAIR <input type="checkbox"/> VENT OR FLARE <input type="checkbox"/> WATER DISPOSAL <input type="checkbox"/> WATER SHUT-OFF <input checked="" type="checkbox"/> OTHER: Final Cement Sundry

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

2/11/2006: Drilled to TD of 4506'. Ran 102 joints, 51/2", 17 #, J-55 casing, set at 4500' KB. Cemented with 290 sacks Premium Cement with lost circulation and fluid loss additives as lead cement. Followed with 250 sacks of 50/50 Poz with loss circulation and fluid additives. Circulated 30 bbls. of cement to surface. Plug down at 4:00 pm 2/11/06. Set slips and cut off casing. Rig down Beeman Brothers Drilling and move off location.

NAME (PLEASE PRINT) Doug Endsley

TITLE VP Operations

SIGNATURE

DATE 2/20/2006

(This space for State use only)

FEB 27 2006

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

1. TYPE OF WELL OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> OTHER _____		5. LEASE DESIGNATION AND SERIAL NUMBER: FEE-BH-61504
2. NAME OF OPERATOR: Marion Energy, Inc.		6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
3. ADDRESS OF OPERATOR: 119 So. Tennessee #200 CITY McKinney STATE TX ZIP 75069		7. UNIT or CA AGREEMENT NAME:
PHONE NUMBER: (972) 574-9001		8. WELL NAME and NUMBER: Ballpark Canyon # 1
10. FIELD AND POOL, OR WILDCAT: Helper		9. API NUMBER: 4300731015

4. LOCATION OF WELL

FOOTAGES AT SURFACE: **1884'FWL and 1072' FSL** COUNTY: **Carbon**

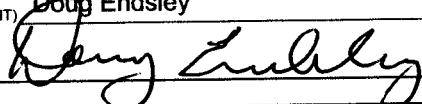
QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: **SESW 16 13S 10E** STATE: **UTAH**

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION		
<input type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: _____	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
	<input type="checkbox"/> ALTER CASING	<input checked="" type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input checked="" type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion: 5/4/2006	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

MIRU wireline services. Perforate Ferron interval from 4278' to 4414' gross with 4 shots per foot 0.43" 25 gram charge. RU Superior Well Service and fracture treat Ferron interval with 85,000 gallons of 20 # X-Link gel and 170,000 # 16-30 Bradysand. ATP 2298 psi AIR 42.5 bpm, ISIP 2368 psi. RD Superior Well Service and move in completion unit and clean out frac. Current status-waiting on pipeline connection.

NAME (PLEASE PRINT) <u>Doug Endsley</u>	TITLE <u>VP Operations</u>
SIGNATURE 	DATE <u>5/22/2006</u>

(This space for State use only)

RECEIVED
MAY 26 2006

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

AMENDED REPORT ☐ FORM 8
(highlight changes)

WELL COMPLETION OR RECOMPLETION REPORT AND LOG

1a. TYPE OF WELL:		OIL WELL <input type="checkbox"/>	GAS WELL <input checked="" type="checkbox"/>	DRY <input type="checkbox"/>	OTHER _____	5. LEASE DESIGNATION AND SERIAL NUMBER: Fee-BH-61504
1b. TYPE OF WORK:		NEW WELL <input checked="" type="checkbox"/>	HORIZ. LATS. <input type="checkbox"/>	DEEP-EN <input type="checkbox"/>	RE-ENTRY <input type="checkbox"/>	6. IF INDIAN, ALLOTTEE OR TRIBE NAME
2. NAME OF OPERATOR: Marion Energy, Inc.						7. UNIT or CA AGREEMENT NAME
3. ADDRESS OF OPERATOR: 119 S. Tennessee #200 CITY McKinney STATE TX ZIP 75069		PHONE NUMBER: (972) 540-2967				8. WELL NAME and NUMBER: Ballpark Canyon # 1
4. LOCATION OF WELL (FOOTAGES) AT SURFACE 1884' FWL and 1072' FSL AT TOP PRODUCING INTERVAL REPORTED BELOW: AT TOTAL DEPTH:						9. API NUMBER: 4300731015
						10. FIELD AND POOL, OR WILDCAT Helper
						11. QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13S 10E
						12. COUNTY Carbon
						13. STATE UTAH

14. DATE SPUDDED: 1/18/2006	15. DATE T.D. REACHED: 2/11/2006	16. DATE COMPLETED: 5/4/2006	ABANDONED <input type="checkbox"/> READY TO PRODUCE <input checked="" type="checkbox"/>	17. ELEVATIONS (DF, RKB, RT, GL): 6593' GL
18. TOTAL DEPTH: MD TVD 4.506	19. PLUG BACK T.D.: MD TVD 4.468	20. IF MULTIPLE COMPLETIONS, HOW MANY? *		21. DEPTH BRIDGE MD PLUG SET: TVD
22. TYPE ELECTRIC AND OTHER MECHANICAL LOGS RUN (Submit copy of each) Cased Hole Neutron CBL			23. WAS WELL CORED? NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> (Submit analysis) WAS DST RUN? NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> (Submit report) DIRECTIONAL SURVEY? NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> (Submit copy)	

24. CASING AND LINER RECORD (Report all strings set in well)

HOLE SIZE	SIZE/GRADE	WEIGHT (#/L)	TOP (MD)	BOTTOM (MD)	STAGE CEMENTER DEPTH	CEMENT TYPE & NO. OF SACKS	SLURRY VOLUME (BBL)	CEMENT TOP **	AMOUNT PULLED
12 1/4"	8 5/8 J-55	24	0	444		"G" 240		Surf-Circ	
7 7/8"	5 1/2 J-55	17	0	4,506		Lite 290		Surf-Circ	
						50/50 250			

25. TUBING RECORD

SIZE	DEPTH SET (MD)	PACKER SET (MD)	SIZE	DEPTH SET (MD)	PACKER SET (MD)	SIZE	DEPTH SET (MD)	PACKER SET (MD)
2 3/8	4.430							

26. PRODUCING INTERVALS

FORMATION NAME	TOP (MD)	BOTTOM (MD)	TOP (TVD)	BOTTOM (TVD)	INTERVAL (Top/Bot - MD)	SIZE	NO. HOLES	PERFORATION STATUS
(A) Ferron			4.266	4.506	4.278 4.414	0.43"	96	Open <input checked="" type="checkbox"/> Squeezed <input type="checkbox"/>
(B)								Open <input type="checkbox"/> Squeezed <input type="checkbox"/>
(C)								Open <input type="checkbox"/> Squeezed <input type="checkbox"/>
(D)								Open <input type="checkbox"/> Squeezed <input type="checkbox"/>

28. ACID, FRACTURE, TREATMENT, CEMENT SQUEEZE, ETC.

DEPTH INTERVAL	AMOUNT AND TYPE OF MATERIAL
4278-4414	85.000 gals 20# X-linked gel & 170.000 # 16/30 Brady sand

29. ENCLOSED ATTACHMENTS:

- | | | | |
|---|--|---------------------------------------|--|
| <input type="checkbox"/> ELECTRICAL/MECHANICAL LOGS | <input type="checkbox"/> GEOLOGIC REPORT | <input type="checkbox"/> DST REPORT | <input checked="" type="checkbox"/> DIRECTIONAL SURVEY |
| <input type="checkbox"/> SUNDRY NOTICE FOR PLUGGING AND CEMENT VERIFICATION | <input type="checkbox"/> CORE ANALYSIS | <input type="checkbox"/> OTHER: _____ | |

30. WELL STATUS:

Producing

RECEIVED

(CONTINUED ON BACK)

MAR 27 2007

DIV. OF OIL, GAS & MINING

31. INITIAL PRODUCTION

INTERVAL A (As shown in Item #26)

DATE FIRST PRODUCED: 6/5/2006	TEST DATE: 6/5/2006	HOURS TESTED: 24	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF: 40	WATER - BBL: 103	PROD. METHOD: Pumping
CHOKER SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS: Producing

INTERVAL B (As shown in Item #26)

DATE FIRST PRODUCED:	TEST DATE:	HOURS TESTED:	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF:	WATER - BBL:	PROD. METHOD:
CHOKER SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS:

INTERVAL C (As shown in Item #26)

DATE FIRST PRODUCED:	TEST DATE:	HOURS TESTED:	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF:	WATER - BBL:	PROD. METHOD:
CHOKER SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS:

INTERVAL D (As shown in Item #26)

DATE FIRST PRODUCED:	TEST DATE:	HOURS TESTED:	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF:	WATER - BBL:	PROD. METHOD:
CHOKER SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS:

32. DISPOSITION OF GAS (Sold, Used for Fuel, Vented, Etc.)

Vented

33. SUMMARY OF POROUS ZONES (Include Aquifers):

Show all important zones of porosity and contents thereof. Cored intervals and all drill-stem tests, including depth interval tested, cushion used, time tool open, flowing and shut-in pressures and recoveries.

34. FORMATION (Log) MARKERS:

Formation	Top (MD)	Bottom (MD)	Descriptions, Contents, etc.	Name	Top (Measured Depth)
Mancos Ferron	0 4,266	4,266 4,506	Shale Sand, Coal		

35. ADDITIONAL REMARKS (Include plugging procedure)

36. I hereby certify that the foregoing and attached information is complete and correct as determined from all available records.

NAME (PLEASE PRINT) Doug Endsley

TITLE VP Operations

SIGNATURE

DATE 6/8/2006

This report must be submitted within 30 days of

- completing or plugging a new well
- drilling horizontal laterals from an existing well bore
- recompleting to a different producing formation
- reentering a previously plugged and abandoned well
- significantly deepening an existing well bore below the previous bottom-hole depth
- drilling hydrocarbon exploratory holes, such as core samples and stratigraphic tests

* ITEM 20: Show the number of completions if production is measured separately from two or more formations.

*** ITEM 24: Cement Top - Show how reported top(s) of cement were determined (circulated (CIR), calculated (CAL), cement bond log (CBL), temperature survey (TS)).

Send to: Utah Division of Oil, Gas and Mining
1594 West North Temple, Suite 1210
Box 145801
Salt Lake City, Utah 84114-5801

Phone: 801-538-5340

Fax: 801-359-3940

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

AMENDED REPORT ☒
(highlight changes)

FORM 8

WELL COMPLETION OR RECOMPLETION REPORT AND LOG

1a. TYPE OF WELL: OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> DRY <input type="checkbox"/> OTHER _____						5. LEASE DESIGNATION AND SERIAL NUMBER: Fee-BH-61504			
b. TYPE OF WORK: NEW WELL <input checked="" type="checkbox"/> HORIZ. LATS. <input type="checkbox"/> DEEP-EN <input type="checkbox"/> RE-ENTRY <input type="checkbox"/> DIFF. RESVR. <input type="checkbox"/> OTHER _____						6. IF INDIAN, ALLOTTEE OR TRIBE NAME			
2. NAME OF OPERATOR: Marion Energy, Inc.						7. UNIT or CA AGREEMENT NAME			
3. ADDRESS OF OPERATOR: 119 S. Tennessee #200 CITY McKinney STATE TX ZIP 75069				PHONE NUMBER: (972) 540-2967		8. WELL NAME and NUMBER: Ballpark Canyon # 1			
4. LOCATION OF WELL (FOOTAGES) AT SURFACE: 1884' FWL and 1072' FSL AT TOP PRODUCING INTERVAL REPORTED BELOW: AT TOTAL DEPTH:						9. API NUMBER: 4300731015			
10. FIELD AND POOL, OR WILDCAT Helper						11. QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: SESW 16 13S 10E			
12. COUNTY Carbon						13. STATE UTAH			
14. DATE SPUNDED: 1/18/2006		15. DATE T.D. REACHED: 2/11/2006		16. DATE COMPLETED: 5/4/2006		17. ELEVATIONS (DF, RKB, RT, GL): 6593' GL			
18. TOTAL DEPTH: MD TVD 4,506		19. PLUG BACK T.D.: MD TVD 4,468		20. IF MULTIPLE COMPLETIONS, HOW MANY? * <input type="checkbox"/> ABANDONED <input checked="" type="checkbox"/> READY TO PRODUCE		21. DEPTH BRIDGE MD PLUG SET: TVD			
22. TYPE ELECTRIC AND OTHER MECHANICAL LOGS RUN (Submit copy of each) Cased Hole Neutron CBL				23. WAS WELL CORED? NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> (Submit analysis) WAS DST RUN? NO <input checked="" type="checkbox"/> YES <input type="checkbox"/> (Submit report) DIRECTIONAL SURVEY? NO <input type="checkbox"/> YES <input checked="" type="checkbox"/> (Submit copy)					
24. CASING AND LINER RECORD (Report all strings set in well)									
HOLE SIZE	SIZE/GRADE	WEIGHT (#/ft)	TOP (MD)	BOTTOM (MD)	STAGE CEMENTER DEPTH	CEMENT TYPE & NO. OF SACKS	SLURRY VOLUME (BBL)	CEMENT TOP **	AMOUNT PULLED
12 1/4"	8 5/8 J-55	24	0	444		"G" 240		Surf-Circ	
7 7/8"	5 1/2 J-55	17	0	4,506		Lite 290		Surf-Circ	
						50/50 250			
25. TUBING RECORD									
SIZE	DEPTH SET (MD)	PACKER SET (MD)	SIZE	DEPTH SET (MD)	PACKER SET (MD)	SIZE	DEPTH SET (MD)	PACKER SET (MD)	
2 3/8	4,430								
26. PRODUCING INTERVALS									
FORMATION NAME	TOP (MD)	BOTTOM (MD)	TOP (TVD)	BOTTOM (TVD)	INTERVAL (Top/Bot - MD)	SIZE	NO. HOLES	PERFORATION STATUS	
(A) Ferron			4,266	4,506	4,278 4,414	0.43"	96	Open <input checked="" type="checkbox"/>	Squeezed <input type="checkbox"/>
(B)								Open <input type="checkbox"/>	Squeezed <input type="checkbox"/>
(C)								Open <input type="checkbox"/>	Squeezed <input type="checkbox"/>
(D)								Open <input type="checkbox"/>	Squeezed <input type="checkbox"/>
27. PERFORATION RECORD									
28. ACID, FRACTURE, TREATMENT, CEMENT SQUEEZE, ETC.									
DEPTH INTERVAL		AMOUNT AND TYPE OF MATERIAL							
4278-4414		85,000 gals 20# X-linked gel & 170,000 # 16/30 Brady sand							
29. ENCLOSED ATTACHMENTS:									
<input type="checkbox"/> ELECTRICAL/MECHANICAL LOGS					<input type="checkbox"/> GEOLOGIC REPORT				
<input type="checkbox"/> SUNDRY NOTICE FOR PLUGGING AND CEMENT VERIFICATION					<input type="checkbox"/> CORE ANALYSIS				
					<input type="checkbox"/> DST REPORT				
					<input checked="" type="checkbox"/> DIRECTIONAL SURVEY				
					<input type="checkbox"/> OTHER: _____				
30. WELL STATUS:								Producing	

RECEIVED
MAY 20 2009
DIV. OF OIL, GAS & MINING

31. INITIAL PRODUCTION

INTERVAL A (As shown in item #26)

DATE FIRST PRODUCED: 6/5/2006	TEST DATE: 6/5/2006	HOURS TESTED: 3	TEST PRODUCTION RATES: →	OIL - BBL: 0	GAS - MCF: 175	WATER - BBL: 13	PROD. METHOD: Flowing
CHOKE SIZE: 1/2"	TBG. PRESS. 190	CSG. PRESS. 480	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS: Producing

INTERVAL B (As shown in item #26)

DATE FIRST PRODUCED:	TEST DATE:	HOURS TESTED:	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF:	WATER - BBL:	PROD. METHOD:
CHOKE SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS:

INTERVAL C (As shown in item #26)

DATE FIRST PRODUCED:	TEST DATE:	HOURS TESTED:	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF:	WATER - BBL:	PROD. METHOD:
CHOKE SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS:

INTERVAL D (As shown in item #26)

DATE FIRST PRODUCED:	TEST DATE:	HOURS TESTED:	TEST PRODUCTION RATES: →	OIL - BBL:	GAS - MCF:	WATER - BBL:	PROD. METHOD:
CHOKE SIZE:	TBG. PRESS.	CSG. PRESS.	API GRAVITY	BTU - GAS	GAS/OIL RATIO	24 HR PRODUCTION RATES: →	INTERVAL STATUS:

32. DISPOSITION OF GAS (Sold, Used for Fuel, Vented, Etc.)

Vented

33. SUMMARY OF POROUS ZONES (Include Aquifers):

Show all important zones of porosity and contents thereof. Cored intervals and all drill-stem tests, including depth interval tested, cushion used, time tool open, flowing and shut-in pressures and recoveries.

Formation	Top (MD)	Bottom (MD)	Descriptions, Contents, etc.	Name	Top (Measured Depth)
Mancos	0	4,266	Shale		
Ferron	4,266	4,506	Sand, Coal		

34. FORMATION (Log) MARKERS:

35. ADDITIONAL REMARKS (Include plugging procedure)

36. I hereby certify that the foregoing and attached information is complete and correct as determined from all available records.

NAME (PLEASE PRINT) Doug Endsley

TITLE VP Operations

SIGNATURE

DATE

5/4/09

This report must be submitted within 30 days of

- completing or plugging a new well
- drilling horizontal laterals from an existing well bore
- recompleting to a different producing formation

- reentering a previously plugged and abandoned well
- significantly deepening an existing well bore below the previous bottom-hole depth
- drilling hydrocarbon exploratory holes, such as core samples and stratigraphic tests

* ITEM 20: Show the number of completions if production is measured separately from two or more formations.

** ITEM 24: Cement Top - Show how reported top(s) of cement were determined (circulated (CIR), calculated (CAL), cement bond log (CBL), temperature survey (TS)).

Send to: Utah Division of Oil, Gas and Mining
1594 West North Temple, Suite 1210
Box 145801
Salt Lake City, Utah 84114-5801

Phone: 801-538-5340

Fax: 801-359-3940



JON M. HUNTSMAN, JR.
Governor

GARY R. HERBERT
Lieutenant Governor

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

December 9, 2010

Certified Mail No.: 7004 1160 0003 0190 4789

DIVISION ORDER

Marion Energy, Inc.
119 South Tennessee, Suite 200
McKinney, Texas 75069
Attn: Mr. Keri Clark

43 007 31015
Ballpark Cyn #1
13S 10E 16

Subject: Bonding for Individual Wells

Dear Mr. Clark:

As of the date of this Order Marion Energy Inc. (Marion) has not satisfactorily demonstrated Marion's financial ability to meet Utah Code §40-6-5(f) and Oil and Gas Conservation General Rule (R649-3-6) requirements for state-wide bonding as requested in the Division of Oil, Gas and Mining (Division) certified letter dated October 25, 2010.

The Division is hereby ordering individual well bonds (R649-3-1.5) for all wells (see Attachment A) currently covered under Marion's \$120,000 blanket bond. The total individual well bond obligation will be \$421,500.

Therefore, Marion has 30 days from the date of this Order to post the additional bonding or enter into an agreement with the Division to satisfy this Order.

Marion has the right to appeal the Division Order by filing to the Board of Oil, Gas and Mining a request for review, according to procedures set forth in Utah Administrative Code R649-10-6. A request for review of a Division Order must be filed with the secretary to the Board, Julie Ann Carter (801) 538-5277, within 30 days of issuance of the Order.

In the event Marion does not comply with this Division Order for Individual Well Bonding the Division will file for a formal hearing before the Board of Oil, Gas and Mining pursuant to Utah §40-6-11(3) & (4).



Page 2

Subject: Division Order – Bonding for Individual Wells.
December 9, 2010

For bonding assistance please contact Randy Thackeray, Lead Auditor at (801) 538-5316. General questions regarding this Order may be directed to Clinton Dworshak, Compliance Manager at (801) 538-5280, or John Rogers, Oil and Gas Associate Director at (801) 538-5349.

Sincerely,



Clinton Dworshak
Compliance Manager

CLD/js
Exhibits

cc: John Rogers, Associate Director
Steve Alder, Assistant Attorney General
Dustin Doucet, Petroleum Engineer
Randy Thackeray, Lead Auditor
Compliance File
Well Files

N:\O&G Reviewed Docs\ChronFile\Enforcement

Attachment A

<u>Well Name</u>	<u>Well API</u>	<u>Well Depth</u>	<u>Bond</u>
Cordingly Cyn 15-2	43-007-30102	4890	\$30,000
Cordingly Cyn 15-1	43-007-31065	4735	\$30,000
Cordingly Cyn 15-5	43-007-31167	4500	\$30,000
Alpine School District 6-17	43-007-31181	5825	\$30,000
Alpine School District 3-17	43-007-31182	5300	\$30,000
Oman 10-29	43-007-31210	5500	\$30,000
Utah Fuel 8	43-007-16015	4390	\$30,000
Kenilworth RR 1	43-007-31006	4445	\$30,000
Kenilworth RR 2	43-007-31007	5007	\$30,000
Ballpark Cyn 1	43-007-31015	4468	\$30,000
Cordingly Cyn 11-1	43-007-31070	5520	\$30,000
Ballpark Cyn 17-2	43-007-31169	not reported	\$30,000
Cordingly Cyn 10-1	43-007-31173	6435	\$30,000
Ballpark Cyn 16-2X	43-007-31207	489	\$1,500
Kennilworth RR 1-A	43-007-31229	8045	\$30,000
		TOTAL	\$421,500

7004 1160 0003 0190 4789

U.S. Postal Service™	
CERTIFIED MAIL™ RECEIPT	
<i>(Domestic Mail Only; No Insurance Coverage Provided)</i>	
For delivery information visit our website at www.usps.com	
OFFICIAL USE	
Postage \$	12/9/2010 Postmark Here
Certified Fee	
Return Receipt Fee (Endorsement Required)	
Restricted Delivery Fee (Endorsement Required)	
Total Post	
Sent To MR KERI CLARKE Street, Apt. or PO Box MARION ENERGY INC City, State 119 SOUTH TENNESSEE SUITE 200 MCKINNEY TX 75069	
PS Form 3800, June 2002 See Reverse for Instructions	

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<ul style="list-style-type: none"> ■ Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits. 		A. Signature x <i>BCDati</i> <input checked="" type="checkbox"/> Agent <input type="checkbox"/> Addressee	
1. Article Addressed to: MR KERI CLARKE MARION ENERGY INC 119 SOUTH TENNESSEE SUITE 200 MCKINNEY TX 75069		B. Received by (Printed Name) <i>Beta Datti</i> C. Date of Delivery 12/13/10	
2. Article Number <i>(Transfer from service label)</i> 7004 1160 0003 0190 4789		D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No	
		3. Service Type <input checked="" type="checkbox"/> Certified Mail <input type="checkbox"/> Express Mail <input type="checkbox"/> Registered <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Insured Mail <input type="checkbox"/> C.O.D.	
		4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes	



GARY R. HERBERT
Governor

GREGORY S. BELL
Lieutenant Governor

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

August 25, 2011

CERTIFIED MAIL NO.: 7001 0110 0001 3568 1229

Mr. Keri Clarke
Marion Energy Inc.
901 N McDonald, Ste 601
McKinney, TX 75069-2157

43 007 31015
Ballpark Cyn #1
13S 10E 16

Subject: Extended Shut-in and Temporary Abandoned Well Requirements for Fee or State Leases

Dear Mr. Clarke:

As of January 2011, you have one (1) Fee Lease Well and one (1) State Lease Well (see attachment A) that have recently been added as being in non-compliance with the requirements for extended shut-in or temporarily abandoned (SI/TA) status. These wells are in addition to Marion Energy's Inc. (Marion) eleven (11) other wells previously addressed with Notice of Violations.

Wells SI/TA beyond twelve (12) consecutive months requires filing a Sundry Notice (R649-3-36-1). Wells with five (5) years non-activity or non-productivity shall be plugged, unless the Division grants approval for extended shut-in time upon a showing of good cause by the operator (649-3-36-1.3.3). For extended SI/TA consideration the operator shall provide the Utah Division of Oil, Gas & Mining with the following:

1. Reasons for SI/TA of the well (R649-3-36-1.1).
2. The length of time the well is expected to be SI/TA (R649-3-36-1.2), and
3. An explanation and supporting data if necessary, for showing the well has integrity, meaning that the casing, cement, equipment condition, static fluid level, pressure, existence or absence of Underground Sources of Drinking Water and other factors do not make the well a risk to public health and safety or the environment (R649-3-36-1.3).

Please note that the Divisions preferred method for showing well integrity is by MIT



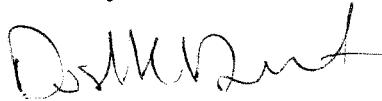
Page 2
Marion Energy Inc.
August 25, 2011

Submitting the information suggested below may help show well integrity and may help qualify your well for extended SI/TA. **Note: As of July 1, 2003, wells in violation of the SI/TA rule R649-3-36 may be subject to full cost bonding (R649-3-1-4.2, 4.3).**

1. Wellbore diagram, and
2. Copy of recent casing pressure test, and
3. Current pressures on the wellbore (tubing pressure, casing pressure, and casing/casing annuli pressure) showing wellbore has integrity, and
4. Fluid level in the wellbore, and
5. An explanation of how the submitted information proves integrity.

If the required information is not received within 30 days of the date of this notice, further actions may be initiated. If you have any questions concerning this matter, please contact me at (801) 538-5281.

Sincerely,



Dustin K. Doucet
Petroleum Engineer

DKD/JP/js
Enclosure
cc: Compliance File
Well File
LaVonne Garrison, SITLA

N:\O&G Reviewed Docs\ChronFile\PetroleumEngineer\SITA

ATTACHMENT A

	Well Name	API	LEASE	Years Inactive
1	BALLPARK CANYON #1	43-007-31015	FEE	1 Year 1 Month
2	CORDINGLY CYN 15-5	43-007-31167	ML-49249	1 Year 1 Month



UTAH DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas & Mining

Oil and Gas Program

1594 West North Temple, Suite 1210, Box 145801

Salt Lake City, Utah 84114-5801

(801) 538-5340 Phone

(801) 359-3940 Fax

NOTICE OF VIOLATION
STATE OF UTAH
OIL AND GAS CONSERVATION ACT

To the following operator:

Name: MARION ENERGY INC.

Well(s) or Site(s): 1.) BALLPARK CYN 16-2X API #: 43-007-31207
2.) CORDINGLY CYN 10-1 43-007-31173
3.) BALLPARK CYN 17-2 43-007-31169
4.) KENILWORTH RR 1-A 43-007-31229
5.) ALPINE SCHOOL DISTRICT 6-17 43-007-31181
6.) OMAN 10-29 43-007-31210
7.) BALLPARK CANYON #1 43-007-31015 135 10E 16
8.) CORDINGLY CYN 15-5 43-007-31167
9.) KENILWORTH RR #1 43-007-31006
10.) KENILWORTH RR#2 43-007-31007
11.) CORDINGLY CYN 15-2 43-007-31064
12.) CORDINGLY CYN 15-1 43-007-31065
13.) CORDINGLY CYN 11-1 43-007-31070

Date and Time of Inspection/Violation: December 10, 2012

Mailing Address: Attn: Keri Clarke

3580 Orr Road

Allen, TX 75002

Under the authority of the Utah Oil and Gas Conservation Act, Section 40-6 et. Seq., Utah Code Annotated, 1953, as amended, the undersigned authorized representative of the Division of Oil, Gas and Mining (Division) has conducted an inspection of the above described site and/or records on the above date and has found alleged violation(s) of the act, rules or permit conditions as described below.

Description of Violation(s):

Rule R649-3-36, Shut-in and Temporarily Abandoned Wells – According to Rule R649-3-36, the operator is required to supply the Division with reasons for extended SI/TA, the length of time for extended SI/TA and proof of well bore integrity for every well SI/TA over 12 consecutive months. After 5 years of continued SI/TA, the wells are to be plugged unless good cause is supplied to the Division for extended SI/TA in addition to the required information just mentioned.

Rule R649-3-4.3, Bonding - If the division finds that a well subject to this bonding rule is in violation of Rule R649-3-36., Shut-in and Temporarily Abandoned Wells, the division shall require a bond amount for the applicable well in the amount of actual plugging and site restoration costs.

Rule R649-3-4.4.1. Bonding - Within 30 days of notification by the division, the operator shall submit to the division an estimate of plugging and site restoration costs for division review and approval.

UTAH DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas & Mining

Oil and Gas Program

1594 West North Temple, Suite 1210, Box 145801

Salt Lake City, Utah 84114-5801

(801) 538-5340 Phone

(801) 359-3940 Fax

The Division has initiated several contacts with Marion Energy Inc. (Marion) requesting required documents and action per R649-3-36. Wells 1 - 6 have previously been issued SI/TA Notices and Notices of Violation without anything being accomplished to move these wells out of violation. Wells 7 and 8 have also been issued a SI/TA Notice without having met the requirements of R649-3-36. Wells 9 - 13 are also in violation of R649-3-36 having been added to Marion's SI/TA violation list. All wells listed above are currently under a Division Order for individual well bonding.

There has not been any evidence of effort being made to bring these wells into compliance. These wells are in violation of R-649-3-36 as listed above. The Division requires Marion to put up full cost bonding for all wells in violation above per R649-3-4. It is also mandatory that Marion submit all documentation as required by R649-3-36 concerning shut-in and temporarily abandoned wells.

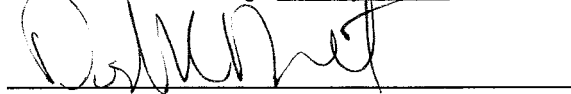
Immediate Action: For the wells subject to this notice, Marion shall fulfill full cost bonding requirements for each well. Marion shall also submit all information as required by R649-3-36 or plug and abandon or place the wells on production.

- * **Fines may be levied up to \$10,000.00 per day for every well in violation given the authority provided under U.C.A. 40-6-11, part 4.**

This notice shall remain in effect until it is modified, terminated, or vacated by a written notice of an authorized representative of the director of the Division of Oil, Gas and Mining. Failure to comply with this notice will result in the Division pursuing further actions against said operator. Further actions may include initiation of agency actions to order full cost bonding and plugging and abandonment of wells and requests for bond forfeiture and civil penalties.

Compliance Deadline: February 8, 2013

Date of Service Mailing: January 3, 2013



Division's Representative

Certified Mail No: 7010 1670 0001 4810 3645

Operator or Representative

(If presented in person)

cc: Compliance File
Well Files
SITLA

6/2005



JON M. HUNTSMAN, JR.
Governor

GARY R. HERBERT
Lieutenant Governor

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

DIVISION ORDER

February 22, 2013

Certified Mail #7010 1670 0001 4810 3898

Marion Energy
Attn: Keri Clarke
3580 Orr Road
Allen, TX 75002

135 10E 16

RE: Division Order to Comply with the Notice of Violation Issued to Marion Energy on January 3, 2013

The Division of Oil, Gas and Mining (Division) memorializes the actions Marion Energy (Marion) is required to perform in order to return the wells listed below to compliance under Utah Admin. Code R649-3-36.

- | | |
|--------------------------------|--------------------|
| 1) BALLPARK CYN 16-2X | API # 43-007-31207 |
| 2) CORDINGLY CYN 10-1 | API # 43-007-31173 |
| 3) BALLPARK CYN 17-2 | API # 43-007-31169 |
| 4) KENILWORTH RR 1-A | API # 43-007-31229 |
| 5) ALPINE SCHOOL DISTRICT 6-17 | API # 43-007-31181 |
| 6) OMAN 10-29 | API # 43-007-31210 |
| 7) BALLPARK CYN #1 | API # 43-007-31015 |
| 8) CORDINGLY CYN 15-5 | API # 43-007-31167 |
| 9) KENILWORTH RR #1 | API # 43-007-31006 |
| 10) KENILWORTH RR #2 | API # 43-007-31007 |
| 11) CORDINGLY CYN 15-2 | API # 43-007-31064 |
| 12) CORDINGLY CYN 15-1 | API # 43-007-31065 |
| 13) CORDINGLY CYN 11-1 | API # 43-007-31070 |

The Division requires the following actions to be completed by Marion Energy by the prescribed dates listed below:

- 1) Provide the following monthly readings for each well listed above on the first of every month beginning on April 1, 2013.
 - a. Surface Pressure
 - b. Casing Pressure
 - c. Fluid Levels



Page 2

February 22, 2013

Subject: Division Order to Comply with Notice of Violation

2) Plug and abandon the following wells by:

- | | |
|-----------------------|--------------|
| a. BALLPARK CYN 16-2X | July 1, 2013 |
| b. BALLPARK CYN 17-2 | July 1, 2013 |
| c. CORDINGLY CYN 10-1 | July 1, 2013 |

3) Return the remaining wells not listed in Paragraph 2 to compliance by production, a MIT and plan in accordance with U.A.C. R649-3-36, or plug and abandon by July 1, 2013.

Marion has the right to appeal the Division Order by filing to the Board of Oil, Gas and Mining a request for review according to procedures set forth in R649-10-6. A request for review of a Division Order must be filed with the secretary to the Board, Julie Ann Carter (801) 538-5277, within 30 days of issuance of the order.

In the event Marion does not comply with the Division Order by the dates listed above, the Division will file for a formal hearing before the Board of Oil, Gas and Mining, as described in the U.A.C. R641, requesting a Board Order to plug and restore the well sites. Should this matter be brought before the Board, the Division will seek bond forfeiture (R649-3-36), liability for plugging costs in excess of bond forfeiture amounts (R649-3-1-4) and civil penalties of up to \$10,000 per day for each day of violation (Utah Code Ann. § 40-6-11).

Questions regarding this order may be directed to Clinton Dworshak, Compliance Manager at (801)-538-5280 or Dustin Doucet, Engineer, at (801) 538-5281.

Sincerely,


Clinton Dworshak
Compliance Manager

CLD/js

Exhibit

cc: John Rogers, Associate Director
Cameron Johnson, Assistant Attorney General
Dustin Doucet, Engineer
Compliance File
Well Files

UTAH DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas & Mining

Oil and Gas Program

1594 West North Temple, Suite 1210, Box 145801

Salt Lake City, Utah 84114-5801

(801) 538-5340 Phone

(801) 359-3940 Fax

NOTICE OF VIOLATION
STATE OF UTAH
OIL AND GAS CONSERVATION ACT

To the following operator:

Name: MARION ENERGY INC.

Well(s) or Site(s): 1.) <u>BALLPARK CYN 16-2X</u>	API #: <u>43-007-31207</u>
2.) <u>CORDINGLY CYN 10-1</u>	<u>43-007-31173</u>
3.) <u>BALLPARK CYN 17-2</u>	<u>43-007-31169</u>
4.) <u>KENILWORTH RR 1-A</u>	<u>43-007-31229</u>
5.) <u>ALPINE SCHOOL DISTRICT 6-17</u>	<u>43-007-31181</u>
6.) <u>OMAN 10-29</u>	<u>43-007-31210</u>
7.) <u>BALLPARK CANYON #1</u>	<u>43-007-31015</u>
8.) <u>CORDINGLY CYN 15-5</u>	<u>43-007-31167</u>
9.) <u>KENILWORTH RR #1</u>	<u>43-007-31006</u>
10.) <u>KENILWORTH RR#2</u>	<u>43-007-31007</u>
11.) <u>CORDINGLY CYN 15-2</u>	<u>43-007-31064</u>
12.) <u>CORDINGLY CYN 15-1</u>	<u>43-007-31065</u>
13.) <u>CORDINGLY CYN 11-1</u>	<u>43-007-31070</u>

Date and Time of Inspection/Violation: December 10, 2012

Mailing Address: Attn: Keri Clarke

3580 Orr Road

Allen, TX 75002

Under the authority of the Utah Oil and Gas Conservation Act, Section 40-6 et. Seq., Utah Code Annotated, 1953, as amended, the undersigned authorized representative of the Division of Oil, Gas and Mining (Division) has conducted an inspection of the above described site and/or records on the above date and has found alleged violation(s) of the act, rules or permit conditions as described below.

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Rule R649-3-4.3, Bonding - If the division finds that a well subject to this bonding rule is in violation of Rule R649-3-36, Shut-in and Temporarily Abandoned Wells, the division shall require a bond amount for the applicable well in the amount of actual plugging and site restoration costs.

Rule R649-3-4.4.1. Bonding - Within 30 days of notification by the division, the operator shall submit to the division an estimate of plugging and site restoration costs for division review and approval.

UTAH DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas & Mining

Oil and Gas Program

1594 West North Temple, Suite 1210, Box 145801

Salt Lake City, Utah 84114-5801

(801) 538-5340 Phone

(801) 359-3940 Fax

The Division has initiated several contacts with Marion Energy Inc. (Marion) requesting required documents and action per R649-3-36. Wells 1 - 6 have previously been issued SI/TA Notices and Notices of Violation without anything being accomplished to move these wells out of violation. Wells 7 and 8 have also been issued a SI/TA Notice without having met the requirements of R649-3-36. Wells 9 - 13 are also in violation of R649-3-36 having been added to Marion's SI/TA violation list. All wells listed above are currently under a Division Order for individual well bonding.

There has not been any evidence of effort being made to bring these wells into compliance. These wells are in violation of R-649-3-36 as listed above. The Division requires Marion to put up full cost bonding for all wells in violation above per R649-3-4. It is also mandatory that Marion submit all documentation as required by R649-3-36 concerning shut-in and temporarily abandoned wells.

Immediate Action: For the wells subject to this notice, Marion shall fulfill full cost bonding requirements for each well. Marion shall also submit all information as required by R649-3-36 or plug and abandon or place the wells on production.

- * Fines may be levied up to \$10,000.00 per day for every well in violation given the authority provided under U.C.A. 40-6-11, part 4.

This notice shall remain in effect until it is modified, terminated, or vacated by a written notice of an authorized representative of the director of the Division of Oil, Gas and Mining. Failure to comply with this notice will result in the Division pursuing further actions against said operator. Further actions may include initiation of agency actions to order full cost bonding and plugging and abandonment of wells and requests for bond forfeiture and civil penalties.

Compliance Deadline: February 8, 2013

Date of Service Mailing: January 8, 2013

Certified Mail No: 7010 1670 0001 4810 3645


Division's Representative

Operator or Representative

(If presented in person)

cc: Compliance File
Well Files
SITLA

6/2005



February 5, 2013

Department of Natural Resources
Division of Oil Gas and Mining
1594 West North Temple, Suite 1210
Price, Utah 84114

Attention: Dustin Doucet
Petroleum Engineer

43 007 31015
Ballpark Cyn #1
135 10E 16

Re: Notification of Violation January 3, 2013
Operation Plan

Dear Dustin,

Following up on our earlier (Jan. 18, 2013) letter to the Division, and subsequent discussions between Marion, Michael Malmquist of Parsons Behle, and Cameron Johnson, attorney for the Division of Oil Gas and Mining, Marion has been asked to put together a plan of operation for the wells mentioned on the referenced violation. As the Division is aware Marion is currently improving its financial situation. This will allow Marion to operate the fields in Utah fully, as it has done so in the past. From this situation Marion will plan to do the following;

Helper

Currently all the wells in Helper are connected to the Anadarko gas and water disposal system. Each of the wells on the Kenilworth and Cordingley sides of the field are connected by a closed gas and water pipeline system to the Anadarko connection point, through a Marion right of way. This system is currently shut down. Marion will have to contact Anadarko to set the system operational again. Marion currently has a gas purchase and water disposal agreement in place with Anadarko. Prior to resuming operations Marion will need to inspect each well to determine whether equipment is missing (due to scavenging) or otherwise in need of replacement or rehabilitation before the wells can be turned back on.

Ballpark Canyon 16-2X

This well is currently drilled to 500' with surface casing set in the shallow hole. This well will need a rig set to allow Marion to set cement in the hole, reduce the surface casing, cap the well and abandon the well. This well will be abandoned by the date of the June Board hearing being June 26, 2013.

Ballpark Canyon 17-2

This well is currently drilled to 500' with surface casing set in the shallow hole. This well will need a rig set to allow Marion to set cement in the hole, reduce the surface casing, cap the well and abandon the well. This well will be abandoned by the date of the June Board hearing being June 26, 2013.



Cordingly Canyon 10-1

This well has not been completed in the Mancos section of the well. Because of downhole well problems Marion plans to set a rig, plug the well with cement and abandon the well. This well will be abandoned by the date August 8, 2013.

Kenilworth Railroad #1A

This well was last produced in February 2009. It is a Buckhorn Conglomerate well and is capable of production. This well currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Ballpark Canyon #1

This well was last produced in July 2010. It is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Kenilworth Railroad #1

This well was last produced in September 2010. It is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Kenilworth Railroad #2

This well was last produced in September 2010. It is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Cordingly Canyon 15-5

This well was last produced in April 2010. It is a Mancos well, though it does not currently have a pumping unit on the well. Marion will replace the equipment needed and will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Cordingly Canyon 15-1

This well was last produced in September 2010. This is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Cordingly Canyon 15-2

This well was last produced in September 2010. This is a Ferron well, though it does not have a hydraulic pumping unit on the well. Marion will replace the equipment needed, and will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.



Cordingly Canyon 11-1

This well was last produced in September 2010. This is a Ferron well, though it does not have a hydraulic pumping unit on the well. Marion will replace the equipment needed, and will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Clear Creek

Oman 10-29.

This well was drilled to the Ferron formation but was not completed. Recent operations in the last month have seen a production pump placed on the well. As weather improves in the area Marion will attempt to produce the well.

Alpine School District 6-17

This well was drilled as a Ferron well and was completed. Marion submitted applications to convert this well and the ASD 3-17 well into water disposal wells. After the ASD 3017 was approved, it was determined that one well was needed, and another WD well was not needed at that time. The well currently has a rotaflex pumping unit on it. Marion plans to attempt production from the well by the end of 2013. If the well is not producing an MIT will be done.

Marion is proposing this plan to address the January 3, 2013 Notice of Violation. Given the constraints of Marion's financial situation, we believe the plan contains reasonable time frames for conducting work either to abandon or put back on production the wells listed in the NOV. We look forward to hearing from you regarding this matter.

Yours Sincerely

Keri Clarke



February 13, 2013

Department of Natural Resources
Division of Oil Gas and Mining
1594 West North Temple, Suite 1210
Salt Lake City, Utah 84114

Attention: Cameron Johnson, Assistant Attorney General

Re: Notification of Violation January 3, 2013
Operation Plan

Dear Cameron,

This responds to the email you sent to Mike Malmquist on behalf of the Division on February 8, 2013.

Anadarko Gas Purchase and Water Disposal Agreements

Marion has in place a Gas Purchase Agreement with Anadarko to purchase all gas produced in the field. Anadarko has historically purchased gas from the field and will continue to do so in the future. Marion also has a Water Disposal System Agreement with Anadarko for all water produced in the Helper field. Currently, Marion owes Anadarko of \$47,500 for water disposal fees from historical production. As its financial situation improves Marion will settle the account. Beyond settling its account, Marion does not anticipate any commercial issues with Anadarko that could interfere with gas sales or water disposal.

Water Disposal and Gas Gathering System

Once Marion completed its initial drilling program in the Helper Field and established that the wells were productive, two separate HDPE trunk lines were laid, one for gas and one for water. Each of the wells was tied in to the trunk lines utilizing HDPE pipe. The tie lines and trunk lines are owned by Marion. The trunk lines terminate at a facility built and operated by Anadarko near Kenilworth. A free water knock-out was set to drop out any water in suspension with the gas before delivery into Anadarko. The system is a closed system. Natural gas production at the Helper field was suspended when Marion ran into financial issues. This decision to suspend production was made by Marion due to the cash and human resource issues, not by Anadarko locking the company out of the system. Each well was isolated from the gas and water lines by shutting the respective valves at each wellhead. Additionally, at the time the field was shut-in

Anadarko was made aware of the Marion situation. Subsequently, Anadarko field personnel secured the aforementioned equipment. The Helper pipeline system was fully operational and problem free when it was shut down. We would not anticipate any problems with the pipe itself, but here maybe some wellhead valves that will need to be examined before recommencing field operations.

Financial Situation

Marion does not believe that these negotiations are in vain due to its financial condition. Marion has reason to believe that its financial situation will improve within a time frame that accommodates the compliance schedule addressed in this and prior letters. More specifically, Marion expects to have

3580 Orr Road,
Allen, Texas, 75002



access to additional funding during the first half of March 2013 that will allow it to begin the work in the Helper field, with another infusion in May 2013.

Produce or MIT Wells

Marion does not believe that it can produce the wells by April 1, 2013. Marion accepts the Division's proposal to divide the wells into Pods with associated MIT completion dates, but proposes that an additional month be added to the proposed MIT completion date for each pod, as well as the full cost bonding and backup date. This timing is more consistent with Marion's expectation of when it will have the available financial resources.

Pod 1: Ballpark Canyon #1, Kenilworth Railroad #1A, #1, #2: The MIT date for this pod of wells would be June 1, 2013. The work would begin on the Kenilworth Railroad #1A. The backup date for full cost bonding and showing of well integrity would be July 1, 2013.

Pod 2: Cordingly Canyon 15-5, 15-2, 15-1, 11-1: The MIT date for this pod of wells would be August 1, 2013. The backup date for full cost bonding and showing of well integrity would be September 1, 2013.

Pressure and Fluid Level Information

With regard to DOGM's request for information on pressures and fluid levels in the Helper wells, we would like to make the following comments. First, any field data that was acquired while the field was operational will only show what the operating pressure of the system was. Typically, Anadarko was able to keep enough compression operating field-wide to maintain 25-30 psi on our gas system. Second, the water system in essence gravity fed into the Anadarko system, and as such, there was negligible pressure on this line at all times. Third, since the mechanical integrity of the casing is the concern, the tubing pressure would not provide meaningful information.

We are not sure if the sentence is supposed to read "production pressures" and if so what that would mean exactly. As stated before, the field pressure was 25-30 psi when the field was in operation. Since the field is currently shut in there is no production or "production pressure." All previous production has been reported. Concerning the last part of the sentence dealing with surface pressures, fluid levels etc., we see no definitive correlation between those items and casing integrity. Gathering such information now, and particularly given Marion's need to be as efficient as possible with money and personnel, would not appear to be a productive expenditure of resources. Marion proposes that this request be withdrawn, and that we be allowed to focus on putting ourselves in a position to undertake MITs, which are the true measure of well integrity, on the schedule proposed above. We would expect that when Marion enters the Helper field to begin the MIT process the fluid levels and surface wellhead pressure data will be gathered for reservoir engineering reasons, and we would be happy to provide that information to the Division as it is obtained.

Marion hopes this letter addresses the comments and requirements outlined by the Oil and Gas Division in your email from February 8, 2013.

We look forward to hearing from you.

Yours Sincerely

Keri Clarke

3580 Orr Road,
Allen, Texas, 75002



January 18, 2013

Department of Natural Resources
Division of Oil and Gas & Mining
1594 West North Temple, Suite 1210
Salt Lake City, Utah 84114

Attention: Dustin Doucet

Re: Notice of Violation – Clear Creek and Helper Fields

Dear Dustin,

In response to your certified letter of January 3, 2013, we are providing you with information for wells that are currently structured as shut in or temporarily abandoned wells (SI/TA) by DOGM. Each well has individual information and is listed below.

As you know, for the last two and a half years Marion Energy Inc. (Marion) has been under financial stress that has not allowed active operations in the Clear Creek and Helper fields, beyond maintaining a field presence and taking some limited, preliminary actions to resuming operations. In the last few months, however, Marion has been able to improve its financial position to the point of resuming active operations in the Clear Creek field, with further financial improvement expected as that field is put back on production.

Marion explained these circumstances to DOGM and the Board of Oil, Gas and Mining at the October 26, 2012 hearing, where Marion sought and obtained Board approval to reinstitute active operations at Clear Creek. As discussed at the hearing, Marion's funding is currently limited to the monies needed to put the Clear Creek field back on production, beginning with the Oman 2-20 and Oman 10-29 wells, but once that occurs Marion expects its financial position to continue to improve to the point it can meet all of its obligations with respect to its SI/TA wells, and to move back into active operations at the Helper Field.

Consistent with discussions at the October Board hearing, we have now rehabilitated the water disposal (WD) system in the accessible portion of the Clear Creek field and we are actively working on restoring production at the two initially targeted wells, despite the extreme winter weather conditions that set in several weeks ago.

Helper

The wells listed in the NOV for the Helper Field are all modern wells, having been drilled in 2005 or later. This field was in production until October 2010, though the wells are now shut in. All of the Helper wells listed in the NOV are currently attached to a gas and water system (the Anadarko sales and SWD system). This system is controlled entirely by Anadarko. Marion conducted an inspection of the Helper Field on 1-16-13 and confirmed that there is no evidence of any gas or water leaks at any of the wells. We understand that DOGM has also recently inspected the Helper Field and reached the same conclusion. Marion plans to bring this field into operation soon, as finances allow. Please be advised that Marion has already provided wellbore diagrams of all of the wells referenced below.

43 007 31015
Ballpark Cyn #1
13S 10E 16



Ballpark Canyon 16-2X

This well is only drilled to 500 feet on the Ballpark site with surface casing set. The casing is 18" above the ground and it has a cap welded on the casing. This well was a replacement for the Ballpark Canyon 16-2 where the drilling was lost on the well while drilling surface pipe. Marion plans to drill this well to the Ferron in the future.

Ballpark Canyon 17-2

This well is the same as the 16-2X well, and has been only drilled to 500 feet with surface casing set. It is currently capped on the surface.

Ballpark Canyon #1

This well is drilled as a Ferron well and has been completed. It has been producing in the past though it is currently shut in. There is a pumping unit on the well. Among the Helper Field wells, this well is the one that has the closest proximity to occupied structures. We closely inspected this well on 1-16-13 and confirmed that there are no issues.

Cordingly Canyon 10-1

This well was drilled as a Ferron producer. However because of hole issues in the deeper section it was expected to be completed as a Mancos well. Marion plans to complete the well, and produce the well in the future.

Kenilworth RR#1A

We had originally drilled this well to be a SWD well for Helper. However we had positive response from the Buckhorn Conglomerate and we completed the well in that zone. The well has produced in the past and we will plan to bring it back online soon. A situation regarding the wellhead leaking at the site was handled by our operations people and the well site is now clean of this spill.

Kenilworth RR#1

This well was producing until it was shut in. There is a pumping unit on the well. Marion plans to bring this well into production soon.

Kenilworth RR#2

This well was producing until it was shut in. There is a pumping unit on the well. Marion plans to bring this well into production soon.

Cordingly Canyon 15-5

This well was drilled to the Mancos formation and was completed. It did produce for a short time before being shut in. Marion plans to work on this well and to produce it soon.



Cordingly Canyon 15-2

This well was drilled to the Ferron formation and was completed. This well was producing until it was shut in. There is not currently a hydraulic pumping unit on the well. Marion plans to work on the well, replace the pumping unit and bring it back into production soon.

Cordingly Canyon 15-1

This well was drilled to the Ferron formation and was completed. This well was producing until it was shut in. It currently has a pumping unit on the well. Marion plans to bring this well into production soon.

Cordingly Canyon 11-1

This well was drilled to the Ferron formation and was completed. This well was producing until it was shut in. There is not currently a hydraulic pumping unit on the well. Marion plans to work on the well, replace the pumping unit and bring it into production soon.

Clear Creek

The NOV lists two wells in the Clear Creek Field, the ASD 6-17 and the Oman 10-29. Both of these are modern wells drilled after 2005. The Clear Creek Field came off production in July 2011 due to financial issues and a rupture in the water disposal line. We have inspected both of these wells in the last few weeks and neither has any leaks or other problems.

Following the Board hearing in late October, Marion has re-commenced operations in the Clear Creek Field. It has done an MIT on the current SWD well (the ASD 3-17). It has replaced several Air Vacs on the water line in the field, and tested the whole system. It has commenced operations in the field on two wells, the Oman 2-20 and the Oman 10-29. Given its financial situation improving, Marion plans to expand operations to additional Clear Creek wells in the near future. Please be advised that Marion has provided wellbore diagrams on these wells in the past.

ASD 6-17

This well was drilled as a Ferron well and was completed. Marion submitted applications to convert this well and the ASD 3-17 well into WD wells, to ensure that at least one WD well was permitted. After the ASD 3-17 was approved, it was determined that it would suffice and another WD well was not needed at that time. The well currently has a rotaflex pumping unit on it. Marion plans to commence operations on this well and bring it on to production soon.

Oman 10-29

This well was drilled to the Ferron but was not completed. Since resuming operations in the Clear Creek field in November, Marion has sent in a completion form for the well, and has done a flow test on the well. Recent operations in the last month have seen a production pump placed on the well. As weather improves in the area Marion will produce the well.



Bonding

Marion does not currently have the financial wherewithal to undertake full cost bonding of all of the wells listed in the NOV, and will not be in a condition to do so until its financial situation further improves. We note, however, that Marion currently is bonded with DOGM for \$451,500 (\$421,500 surety bond and \$30,000 cash bond), and DOGM holds an additional \$184,000 of cash for reclamation of Marion wells, meaning there is over \$630,000 in place with DOGM for reclamation. When added to Marion's federal and SITLA bonds, there is just under \$1,000,000 currently available for Marion reclamation.

Based on the above information, Marion respectfully requests that DOGM extend the SI/TA status on these wells, and withhold further enforcement action while Marion brings the Clear Creek Field back on production and continues to improve its financial condition to the point it can put move back into the Helper field and put those wells back into production as well, thereby removing the wells from SI/TA status.

We would be happy to meet with you to further discuss this matter. In the meantime, feel free to contact us should you need anything further.

Yours Sincerely,

A handwritten signature in black ink, appearing to read "Keri Clarke", with a stylized flourish at the end.

Keri Clarke



JON M. HUNTSMAN, JR.
Governor

GARY R. HERBERT
Lieutenant Governor

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

DIVISION ORDER

February 22, 2013

Certified Mail #7010 1670 0001 4810 3898

Marion Energy
Attn: Keri Clarke
3580 Orr Road
Allen, TX 75002

135 10E 16

RE: Division Order to Comply with the Notice of Violation Issued to Marion Energy on January 3, 2013

The Division of Oil, Gas and Mining (Division) memorializes the actions Marion Energy (Marion) is required to perform in order to return the wells listed below to compliance under Utah Admin. Code R649-3-36.

- | | |
|--------------------------------|--------------------|
| 1) BALLPARK CYN 16-2X | API # 43-007-31207 |
| 2) CORDINGLY CYN 10-1 | API # 43-007-31173 |
| 3) BALLPARK CYN 17-2 | API # 43-007-31169 |
| 4) KENILWORTH RR 1-A | API # 43-007-31229 |
| 5) ALPINE SCHOOL DISTRICT 6-17 | API # 43-007-31181 |
| 6) OMAN 10-29 | API # 43-007-31210 |
| 7) BALLPARK CYN #1 | API # 43-007-31015 |
| 8) CORDINGLY CYN 15-5 | API # 43-007-31167 |
| 9) KENILWORTH RR #1 | API # 43-007-31006 |
| 10) KENILWORTH RR #2 | API # 43-007-31007 |
| 11) CORDINGLY CYN 15-2 | API # 43-007-31064 |
| 12) CORDINGLY CYN 15-1 | API # 43-007-31065 |
| 13) CORDINGLY CYN 11-1 | API # 43-007-31070 |

The Division requires the following actions to be completed by Marion Energy by the prescribed dates listed below:

- 1) Provide the following monthly readings for each well listed above on the first of every month beginning on April 1, 2013.
 - a. Surface Pressure
 - b. Casing Pressure
 - c. Fluid Levels



Page 2

February 22, 2013

Subject: Division Order to Comply with Notice of Violation

2) Plug and abandon the following wells by:

- | | |
|-----------------------|--------------|
| a. BALLPARK CYN 16-2X | July 1, 2013 |
| b. BALLPARK CYN 17-2 | July 1, 2013 |
| c. CORDINGLY CYN 10-1 | July 1, 2013 |

3) Return the remaining wells not listed in Paragraph 2 to compliance by production, a MIT and plan in accordance with U.A.C. R649-3-36, or plug and abandon by July 1, 2013.

Marion has the right to appeal the Division Order by filing to the Board of Oil, Gas and Mining a request for review according to procedures set forth in R649-10-6. A request for review of a Division Order must be filed with the secretary to the Board, Julie Ann Carter (801) 538-5277, within 30 days of issuance of the order.

In the event Marion does not comply with the Division Order by the dates listed above, the Division will file for a formal hearing before the Board of Oil, Gas and Mining, as described in the U.A.C. R641, requesting a Board Order to plug and restore the well sites. Should this matter be brought before the Board, the Division will seek bond forfeiture (R649-3-36), liability for plugging costs in excess of bond forfeiture amounts (R649-3-1-4) and civil penalties of up to \$10,000 per day for each day of violation (Utah Code Ann. § 40-6-11).

Questions regarding this order may be directed to Clinton Dworshak, Compliance Manager at (801)-538-5280 or Dustin Doucet, Engineer, at (801) 538-5281.

Sincerely,


Clinton Dworshak
Compliance Manager

CLD/js

Exhibit

cc: John Rogers, Associate Director
Cameron Johnson, Assistant Attorney General
Dustin Doucet, Engineer
Compliance File
Well Files

UTAH DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas & Mining

Oil and Gas Program

1594 West North Temple, Suite 1210, Box 145801

Salt Lake City, Utah 84114-5801

(801) 538-5340 Phone

(801) 359-3940 Fax

NOTICE OF VIOLATION
STATE OF UTAH
OIL AND GAS CONSERVATION ACT

To the following operator:

Name: MARION ENERGY INC.

Well(s) or Site(s): 1.) <u>BALLPARK CYN 16-2X</u>	API #: <u>43-007-31207</u>
2.) <u>CORDINGLY CYN 10-1</u>	<u>43-007-31173</u>
3.) <u>BALLPARK CYN 17-2</u>	<u>43-007-31169</u>
4.) <u>KENILWORTH RR 1-A</u>	<u>43-007-31229</u>
5.) <u>ALPINE SCHOOL DISTRICT 6-17</u>	<u>43-007-31181</u>
6.) <u>OMAN 10-29</u>	<u>43-007-31210</u>
7.) <u>BALLPARK CANYON #1</u>	<u>43-007-31015</u>
8.) <u>CORDINGLY CYN 15-5</u>	<u>43-007-31167</u>
9.) <u>KENILWORTH RR #1</u>	<u>43-007-31006</u>
10.) <u>KENILWORTH RR#2</u>	<u>43-007-31007</u>
11.) <u>CORDINGLY CYN 15-2</u>	<u>43-007-31064</u>
12.) <u>CORDINGLY CYN 15-1</u>	<u>43-007-31065</u>
13.) <u>CORDINGLY CYN 11-1</u>	<u>43-007-31070</u>

Date and Time of Inspection/Violation: December 10, 2012

Mailing Address: Attn: Keri Clarke

3580 Orr Road

Allen, TX 75002

Under the authority of the Utah Oil and Gas Conservation Act, Section 40-6 et. Seq., Utah Code Annotated, 1953, as amended, the undersigned authorized representative of the Division of Oil, Gas and Mining (Division) has conducted an inspection of the above described site and/or records on the above date and has found alleged violation(s) of the act, rules or permit conditions as described below.

Description of Violation(s):

Rule R649-3-36, Shut-in and Temporarily Abandoned Wells - According to Rule R649-3-36, the operator is required to supply the Division with reasons for extended SI/TA, the length of time for extended SI/TA and proof of well bore integrity for every well SI/TA over 12 consecutive months. After 5 years of continued SI/TA, the wells are to be plugged unless good cause is supplied to the Division for extended SI/TA in addition to the required information just mentioned.

Rule R649-3-4.3, Bonding - If the division finds that a well subject to this bonding rule is in violation of Rule R649-3-36, Shut-in and Temporarily Abandoned Wells, the division shall require a bond amount for the applicable well in the amount of actual plugging and site restoration costs.

Rule R649-3-4.4.1. Bonding - Within 30 days of notification by the division, the operator shall submit to the division an estimate of plugging and site restoration costs for division review and approval.

UTAH DEPARTMENT OF NATURAL RESOURCES

Division of Oil, Gas & Mining

Oil and Gas Program

1594 West North Temple, Suite 1210, Box 145801

Salt Lake City, Utah 84114-5801

(801) 538-5340 Phone

(801) 359-3940 Fax

The Division has initiated several contacts with Marion Energy Inc. (Marion) requesting required documents and action per R649-3-36. Wells 1 - 6 have previously been issued SI/TA Notices and Notices of Violation without anything being accomplished to move these wells out of violation. Wells 7 and 8 have also been issued a SI/TA Notice without having met the requirements of R649-3-36. Wells 9 - 13 are also in violation of R649-3-36 having been added to Marion's SI/TA violation list. All wells listed above are currently under a Division Order for individual well bonding.

There has not been any evidence of effort being made to bring these wells into compliance. These wells are in violation of R-649-3-36 as listed above. The Division requires Marion to put up full cost bonding for all wells in violation above per R649-3-4. It is also mandatory that Marion submit all documentation as required by R649-3-36 concerning shut-in and temporarily abandoned wells.

Immediate Action: For the wells subject to this notice, Marion shall fulfill full cost bonding requirements for each well. Marion shall also submit all information as required by R649-3-36 or plug and abandon or place the wells on production.

- * Fines may be levied up to \$10,000.00 per day for every well in violation given the authority provided under U.C.A. 40-6-11, part 4.

This notice shall remain in effect until it is modified, terminated, or vacated by a written notice of an authorized representative of the director of the Division of Oil, Gas and Mining. Failure to comply with this notice will result in the Division pursuing further actions against said operator. Further actions may include initiation of agency actions to order full cost bonding and plugging and abandonment of wells and requests for bond forfeiture and civil penalties.

Compliance Deadline: February 8, 2013

Date of Service Mailing: January 8, 2013

Certified Mail No: 7010 1670 0001 4810 3645


Division's Representative

Operator or Representative

(If presented in person)

cc: Compliance File
Well Files
SITLA

6/2005



February 5, 2013

Department of Natural Resources
Division of Oil Gas and Mining
1594 West North Temple, Suite 1210
Price, Utah 84114

Attention: Dustin Doucet
Petroleum Engineer

43 007 31015
Ballpark Cyn #1
135 10E 16

Re: Notification of Violation January 3, 2013
Operation Plan

Dear Dustin,

Following up on our earlier (Jan. 18, 2013) letter to the Division, and subsequent discussions between Marion, Michael Malmquist of Parsons Behle, and Cameron Johnson, attorney for the Division of Oil Gas and Mining, Marion has been asked to put together a plan of operation for the wells mentioned on the referenced violation. As the Division is aware Marion is currently improving its financial situation. This will allow Marion to operate the fields in Utah fully, as it has done so in the past. From this situation Marion will plan to do the following;

Helper

Currently all the wells in Helper are connected to the Anadarko gas and water disposal system. Each of the wells on the Kenilworth and Cordingley sides of the field are connected by a closed gas and water pipeline system to the Anadarko connection point, through a Marion right of way. This system is currently shut down. Marion will have to contact Anadarko to set the system operational again. Marion currently has a gas purchase and water disposal agreement in place with Anadarko. Prior to resuming operations Marion will need to inspect each well to determine whether equipment is missing (due to scavenging) or otherwise in need of replacement or rehabilitation before the wells can be turned back on.

Ballpark Canyon 16-2X

This well is currently drilled to 500' with surface casing set in the shallow hole. This well will need a rig set to allow Marion to set cement in the hole, reduce the surface casing, cap the well and abandon the well. This well will be abandoned by the date of the June Board hearing being June 26, 2013.

Ballpark Canyon 17-2

This well is currently drilled to 500' with surface casing set in the shallow hole. This well will need a rig set to allow Marion to set cement in the hole, reduce the surface casing, cap the well and abandon the well. This well will be abandoned by the date of the June Board hearing being June 26, 2013.



Cordingly Canyon 10-1

This well has not been completed in the Mancos section of the well. Because of downhole well problems Marion plans to set a rig, plug the well with cement and abandon the well. This well will be abandoned by the date August 8, 2013.

Kenilworth Railroad #1A

This well was last produced in February 2009. It is a Buckhorn Conglomerate well and is capable of production. This well currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Ballpark Canyon #1

This well was last produced in July 2010. It is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Kenilworth Railroad #1

This well was last produced in September 2010. It is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Kenilworth Railroad #2

This well was last produced in September 2010. It is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Cordingly Canyon 15-5

This well was last produced in April 2010. It is a Mancos well, though it does not currently have a pumping unit on the well. Marion will replace the equipment needed and will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Cordingly Canyon 15-1

This well was last produced in September 2010. This is a Ferron well and currently has a pumping unit on the well. We will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Cordingly Canyon 15-2

This well was last produced in September 2010. This is a Ferron well, though it does not have a hydraulic pumping unit on the well. Marion will replace the equipment needed, and will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.



Cordingly Canyon 11-1

This well was last produced in September 2010. This is a Ferron well, though it does not have a hydraulic pumping unit on the well. Marion will replace the equipment needed, and will attempt to bring the well on production prior to the end of 2013. If the well is not producing an MIT will be done.

Clear Creek

Oman 10-29.

This well was drilled to the Ferron formation but was not completed. Recent operations in the last month have seen a production pump placed on the well. As weather improves in the area Marion will attempt to produce the well.

Alpine School District 6-17

This well was drilled as a Ferron well and was completed. Marion submitted applications to convert this well and the ASD 3-17 well into water disposal wells. After the ASD 3017 was approved, it was determined that one well was needed, and another WD well was not needed at that time. The well currently has a rotaflex pumping unit on it. Marion plans to attempt production from the well by the end of 2013. If the well is not producing an MIT will be done.

Marion is proposing this plan to address the January 3, 2013 Notice of Violation. Given the constraints of Marion's financial situation, we believe the plan contains reasonable time frames for conducting work either to abandon or put back on production the wells listed in the NOV. We look forward to hearing from you regarding this matter.

Yours Sincerely

Keri Clarke



February 13, 2013

Department of Natural Resources
Division of Oil Gas and Mining
1594 West North Temple, Suite 1210
Salt Lake City, Utah 84114

Attention: Cameron Johnson, Assistant Attorney General

Re: Notification of Violation January 3, 2013
Operation Plan

Dear Cameron,

This responds to the email you sent to Mike Malmquist on behalf of the Division on February 8, 2013.

Anadarko Gas Purchase and Water Disposal Agreements

Marion has in place a Gas Purchase Agreement with Anadarko to purchase all gas produced in the field. Anadarko has historically purchased gas from the field and will continue to do so in the future. Marion also has a Water Disposal System Agreement with Anadarko for all water produced in the Helper field. Currently, Marion owes Anadarko of \$47,500 for water disposal fees from historical production. As its financial situation improves Marion will settle the account. Beyond settling its account, Marion does not anticipate any commercial issues with Anadarko that could interfere with gas sales or water disposal.

Water Disposal and Gas Gathering System

Once Marion completed its initial drilling program in the Helper Field and established that the wells were productive, two separate HDPE trunk lines were laid, one for gas and one for water. Each of the wells was tied in to the trunk lines utilizing HDPE pipe. The tie lines and trunk lines are owned by Marion. The trunk lines terminate at a facility built and operated by Anadarko near Kenilworth. A free water knock-out was set to drop out any water in suspension with the gas before delivery into Anadarko. The system is a closed system. Natural gas production at the Helper field was suspended when Marion ran into financial issues. This decision to suspend production was made by Marion due to the cash and human resource issues, not by Anadarko locking the company out of the system. Each well was isolated from the gas and water lines by shutting the respective valves at each wellhead. Additionally, at the time the field was shut-in

Anadarko was made aware of the Marion situation. Subsequently, Anadarko field personnel secured the aforementioned equipment. The Helper pipeline system was fully operational and problem free when it was shut down. We would not anticipate any problems with the pipe itself, but here maybe some wellhead valves that will need to be examined before recommencing field operations.

Financial Situation

Marion does not believe that these negotiations are in vain due to its financial condition. Marion has reason to believe that its financial situation will improve within a time frame that accommodates the compliance schedule addressed in this and prior letters. More specifically, Marion expects to have

3580 Orr Road,
Allen, Texas, 75002



access to additional funding during the first half of March 2013 that will allow it to begin the work in the Helper field, with another infusion in May 2013.

Produce or MIT Wells

Marion does not believe that it can produce the wells by April 1, 2013. Marion accepts the Division's proposal to divide the wells into Pods with associated MIT completion dates, but proposes that an additional month be added to the proposed MIT completion date for each pod, as well as the full cost bonding and backup date. This timing is more consistent with Marion's expectation of when it will have the available financial resources.

Pod 1: Ballpark Canyon #1, Kenilworth Railroad #1A, #1, #2: The MIT date for this pod of wells would be June 1, 2013. The work would begin on the Kenilworth Railroad #1A. The backup date for full cost bonding and showing of well integrity would be July 1, 2013.

Pod 2: Cordingly Canyon 15-5, 15-2, 15-1, 11-1: The MIT date for this pod of wells would be August 1, 2013. The backup date for full cost bonding and showing of well integrity would be September 1, 2013.

Pressure and Fluid Level Information

With regard to DOGM's request for information on pressures and fluid levels in the Helper wells, we would like to make the following comments. First, any field data that was acquired while the field was operational will only show what the operating pressure of the system was. Typically, Anadarko was able to keep enough compression operating field-wide to maintain 25-30 psi on our gas system. Second, the water system in essence gravity fed into the Anadarko system, and as such, there was negligible pressure on this line at all times. Third, since the mechanical integrity of the casing is the concern, the tubing pressure would not provide meaningful information.

We are not sure if the sentence is supposed to read "production pressures" and if so what that would mean exactly. As stated before, the field pressure was 25-30 psi when the field was in operation. Since the field is currently shut in there is no production or "production pressure." All previous production has been reported. Concerning the last part of the sentence dealing with surface pressures, fluid levels etc., we see no definitive correlation between those items and casing integrity. Gathering such information now, and particularly given Marion's need to be as efficient as possible with money and personnel, would not appear to be a productive expenditure of resources. Marion proposes that this request be withdrawn, and that we be allowed to focus on putting ourselves in a position to undertake MITs, which are the true measure of well integrity, on the schedule proposed above. We would expect that when Marion enters the Helper field to begin the MIT process the fluid levels and surface wellhead pressure data will be gathered for reservoir engineering reasons, and we would be happy to provide that information to the Division as it is obtained.

Marion hopes this letter addresses the comments and requirements outlined by the Oil and Gas Division in your email from February 8, 2013.

We look forward to hearing from you.

Yours Sincerely

Keri Clarke

3580 Orr Road,
Allen, Texas, 75002



January 18, 2013

Department of Natural Resources
Division of Oil and Gas & Mining
1594 West North Temple, Suite 1210
Salt Lake City, Utah 84114

Attention: Dustin Doucet

Re: Notice of Violation – Clear Creek and Helper Fields

Dear Dustin,

In response to your certified letter of January 3, 2013, we are providing you with information for wells that are currently structured as shut in or temporarily abandoned wells (SI/TA) by DOGM. Each well has individual information and is listed below.

As you know, for the last two and a half years Marion Energy Inc. (Marion) has been under financial stress that has not allowed active operations in the Clear Creek and Helper fields, beyond maintaining a field presence and taking some limited, preliminary actions to resuming operations. In the last few months, however, Marion has been able to improve its financial position to the point of resuming active operations in the Clear Creek field, with further financial improvement expected as that field is put back on production.

Marion explained these circumstances to DOGM and the Board of Oil, Gas and Mining at the October 26, 2012 hearing, where Marion sought and obtained Board approval to reinstitute active operations at Clear Creek. As discussed at the hearing, Marion's funding is currently limited to the monies needed to put the Clear Creek field back on production, beginning with the Oman 2-20 and Oman 10-29 wells, but once that occurs Marion expects its financial position to continue to improve to the point it can meet all of its obligations with respect to its SI/TA wells, and to move back into active operations at the Helper Field.

Consistent with discussions at the October Board hearing, we have now rehabilitated the water disposal (WD) system in the accessible portion of the Clear Creek field and we are actively working on restoring production at the two initially targeted wells, despite the extreme winter weather conditions that set in several weeks ago.

Helper

The wells listed in the NOV for the Helper Field are all modern wells, having been drilled in 2005 or later. This field was in production until October 2010, though the wells are now shut in. All of the Helper wells listed in the NOV are currently attached to a gas and water system (the Anadarko sales and SWD system). This system is controlled entirely by Anadarko. Marion conducted an inspection of the Helper Field on 1-16-13 and confirmed that there is no evidence of any gas or water leaks at any of the wells. We understand that DOGM has also recently inspected the Helper Field and reached the same conclusion. Marion plans to bring this field into operation soon, as finances allow. Please be advised that Marion has already provided wellbore diagrams of all of the wells referenced below.

43 007 31015
Ballpark Cyn #1
13S 10E 16



Ballpark Canyon 16-2X

This well is only drilled to 500 feet on the Ballpark site with surface casing set. The casing is 18" above the ground and it has a cap welded on the casing. This well was a replacement for the Ballpark Canyon 16-2 where the drilling was lost on the well while drilling surface pipe. Marion plans to drill this well to the Ferron in the future.

Ballpark Canyon 17-2

This well is the same as the 16-2X well, and has been only drilled to 500 feet with surface casing set. It is currently capped on the surface.

Ballpark Canyon #1

This well is drilled as a Ferron well and has been completed. It has been producing in the past though it is currently shut in. There is a pumping unit on the well. Among the Helper Field wells, this well is the one that has the closest proximity to occupied structures. We closely inspected this well on 1-16-13 and confirmed that there are no issues.

Cordingly Canyon 10-1

This well was drilled as a Ferron producer. However because of hole issues in the deeper section it was expected to be completed as a Mancos well. Marion plans to complete the well, and produce the well in the future.

Kenilworth RR#1A

We had originally drilled this well to be a SWD well for Helper. However we had positive response from the Buckhorn Conglomerate and we completed the well in that zone. The well has produced in the past and we will plan to bring it back online soon. A situation regarding the wellhead leaking at the site was handled by our operations people and the well site is now clean of this spill.

Kenilworth RR#1

This well was producing until it was shut in. There is a pumping unit on the well. Marion plans to bring this well into production soon.

Kenilworth RR#2

This well was producing until it was shut in. There is a pumping unit on the well. Marion plans to bring this well into production soon.

Cordingly Canyon 15-5

This well was drilled to the Mancos formation and was completed. It did produce for a short time before being shut in. Marion plans to work on this well and to produce it soon.



Cordingly Canyon 15-2

This well was drilled to the Ferron formation and was completed. This well was producing until it was shut in. There is not currently a hydraulic pumping unit on the well. Marion plans to work on the well, replace the pumping unit and bring it back into production soon.

Cordingly Canyon 15-1

This well was drilled to the Ferron formation and was completed. This well was producing until it was shut in. It currently has a pumping unit on the well. Marion plans to bring this well into production soon.

Cordingly Canyon 11-1

This well was drilled to the Ferron formation and was completed. This well was producing until it was shut in. There is not currently a hydraulic pumping unit on the well. Marion plans to work on the well, replace the pumping unit and bring it into production soon.

Clear Creek

The NOV lists two wells in the Clear Creek Field, the ASD 6-17 and the Oman 10-29. Both of these are modern wells drilled after 2005. The Clear Creek Field came off production in July 2011 due to financial issues and a rupture in the water disposal line. We have inspected both of these wells in the last few weeks and neither has any leaks or other problems.

Following the Board hearing in late October, Marion has re-commenced operations in the Clear Creek Field. It has done an MIT on the current SWD well (the ASD 3-17). It has replaced several Air Vacs on the water line in the field, and tested the whole system. It has commenced operations in the field on two wells, the Oman 2-20 and the Oman 10-29. Given its financial situation improving, Marion plans to expand operations to additional Clear Creek wells in the near future. Please be advised that Marion has provided wellbore diagrams on these wells in the past.

ASD 6-17

This well was drilled as a Ferron well and was completed. Marion submitted applications to convert this well and the ASD 3-17 well into WD wells, to ensure that at least one WD well was permitted. After the ASD 3-17 was approved, it was determined that it would suffice and another WD well was not needed at that time. The well currently has a rotaflex pumping unit on it. Marion plans to commence operations on this well and bring it on to production soon.

Oman 10-29

This well was drilled to the Ferron but was not completed. Since resuming operations in the Clear Creek field in November, Marion has sent in a completion form for the well, and has done a flow test on the well. Recent operations in the last month have seen a production pump placed on the well. As weather improves in the area Marion will produce the well.



Bonding

Marion does not currently have the financial wherewithal to undertake full cost bonding of all of the wells listed in the NOV, and will not be in a condition to do so until its financial situation further improves. We note, however, that Marion currently is bonded with DOGM for \$451,500 (\$421,500 surety bond and \$30,000 cash bond), and DOGM holds an additional \$184,000 of cash for reclamation of Marion wells, meaning there is over \$630,000 in place with DOGM for reclamation. When added to Marion's federal and SITLA bonds, there is just under \$1,000,000 currently available for Marion reclamation.

Based on the above information, Marion respectfully requests that DOGM extend the SI/TA status on these wells, and withhold further enforcement action while Marion brings the Clear Creek Field back on production and continues to improve its financial condition to the point it can put move back into the Helper field and put those wells back into production as well, thereby removing the wells from SI/TA status.

We would be happy to meet with you to further discuss this matter. In the meantime, feel free to contact us should you need anything further.

Yours Sincerely,

A handwritten signature in black ink, appearing to read "Keri Clarke", with a stylized flourish at the end.

Keri Clarke

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

RECEIVED

APR 04 2013

FORM 9

DIV. OF OIL, GAS & MINING

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

1. TYPE OF WELL OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> OTHER _____		5. LEASE DESIGNATION AND SERIAL NUMBER:
2. NAME OF OPERATOR: Marion Energy, Inc.		6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
3. ADDRESS OF OPERATOR: 31 No. Main Street CITY Helper STATE Ut ZIP 84626		7. UNIT or CA AGREEMENT NAME:
PHONE NUMBER: (435) 650-3923		8. WELL NAME and NUMBER: Kenilworth/Cordingly Field
4. LOCATION OF WELL FOOTAGES AT SURFACE: _____		9. API NUMBER:
QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: _____		10. FIELD AND POOL, OR WILDCAT: Kenilworth/Cordingly Field
COUNTY: Carbon		STATE: UTAH

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA			
TYPE OF SUBMISSION	TYPE OF ACTION		
<input type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: _____	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
	<input type="checkbox"/> ALTER CASING	<input type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input checked="" type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion: _____	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

Kenilworth/Cordingly Field

Well pressures taken and documented. See attachment.

We are currently unable to get fluid levels but are working to correct the issue.

NAME (PLEASE PRINT) Dave Smith	TITLE Construction/Maintenance
SIGNATURE <i>Dave Smith</i>	DATE 4/1/2013

(This space for State use only)

Accepted by the
Utah Division of
Oil, Gas and Mining
For Record Only

Kenilworth/Cordingly

Pressures

15-1

Tubing	0	Casing	5
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15-5

Tubing	0	Casing	0
--------	---	--------	---

15-2

Tubing	0	Casing	0
--------	---	--------	---

10-1

Tubing	0	Casing	15
--------	---	--------	----

Cordingly 11-1

Tubing	0	Casing	80
--------	---	--------	----

Kenilworth RR 1-A

Tubing	400	Casing	1400
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Kenilworth RR 1

Tubing	20	Casing	20
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15-3

Tubing	20	Casing	50
--------	----	--------	----

Ball Park 1

Tubing	0	Casing	0
--------	---	--------	---

Kenilworth RR 2

Tubing	0	Casing	0
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16-2 Not Drilled

17-2 Not Drilled

Kenilworth RR 15-4 Not Drilled

INSTRUCTIONS

This form shall be submitted by the operator to show the intention and/or completion of the following:

- miscellaneous work projects and actions for which other specific report forms do not exist;
- all other work and events as identified in section 11, Type of Action, or as required by the Utah Oil and Gas Conservation General Rules, including:
 - minor deepening of an existing well bore,
 - plugging back a well,
 - recompleting to a different producing formation within an existing well bore (intent only),
 - reperforating the current producing formation,
 - drilling a sidetrack to repair a well,
 - reporting monthly the status of each drilling well.

This form is not to be used for proposals to

- drill new wells,
- reenter previously plugged and abandoned wells,
- significantly deepen existing wells below their current bottom-hole depth,
- drill horizontal laterals from an existing well bore,
- drill hydrocarbon exploratory holes such as core samples and stratigraphic tests.

Use Form 3, Application for Permit to Drill (APD) for such proposals.

NOTICE OF INTENT - A notice of intention to do work on a well or to change plans previously approved shall be submitted in duplicate and must be received and approved by the division before the work is commenced. The operator is responsible for receipt of the notice by the division in ample time for proper consideration and action. In cases of emergency, the operator may obtain verbal approval to commence work. Within five days after receiving verbal approval, the operator shall submit a Sundry Notice describing the work and acknowledging the verbal approval.

SUBSEQUENT REPORT - A subsequent report shall be submitted to the division within 30 days of the completion of the outlined work. Specific details of the work performed should be provided, including dates, well depths, placement of plugs, etc.

WELL ABANDONMENT - Proposals to abandon a well and subsequent reports of abandonment should include reasons for the abandonment; data on any former or present productive zones, or other zones with present significant fluid contents not sealed off by cement or otherwise; depths (top and bottom) and method of placement of cement plugs; mud or other material placed below, between and above plugs; amount, size, and method of parting of any casing, liner, or tubing pulled and the depth to top of any left in the hole; method of closing top of well; and date well site conditioned for final inspection looking to approval of the abandonment.

In addition to any Sundry Notice forms submitted, **Form 8, Well Completion or Recompletion Report and Log** must be submitted to the division to report the results of the following operations:

- completing or plugging a new well,
- reentering a previously plugged and abandoned well,
- significantly deepening an existing well bore below the current bottom-hole depth,
- drilling horizontal laterals from an existing well bore,
- drilling hydrocarbon exploratory holes such as core samples and stratigraphic tests,
- recompleting to a different producing formation.

Send to:

Utah Division of Oil, Gas and Mining
1594 West North Temple, Suite 1210
Box 145801
Salt Lake City, Utah 84114-5801

Phone: 801-538-5340

Fax: 801-359-3940

SEND Sundry Attachments to each of the well files
Listed Below:

1) BALLPARK CYN 16-2X	API # 43-007-31207
2) CORDINGLY CYN 10-1	API # 43-007-31173
3) BALLPARK CYN 17-2	API # 43-007-31169
4) KENILWORTH RR 1-A	API # 43-007-31229
5) ALPINE SCHOOL DISTRICT 6-17	API # 43-007-31181
6) OMAN 10-29	API # 43-007-31210
7) BALLPARK CYN #1	API # 43-007-31015
8) CORDINGLY CYN 15-5	API # 43-007-31167
9) KENILWORTH RR #1	API # 43-007-31006
10) KENILWORTH RR #2	API # 43-007-31007
11) CORDINGLY CYN 15-2	API # 43-007-31064
12) CORDINGLY CYN 15-1	API # 43-007-31065
13) CORDINGLY CYN 11-1	API # 43-007-31070
14) Kenilworth Railroad 15-3	API # 43-007-31168
15) Kenilworth Railroad 15-4	API # 43-007-31170

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

1 TYPE OF WELL OIL WELL <input type="checkbox"/> GAS WELL <input checked="" type="checkbox"/> OTHER _____	5. LEASE DESIGNATION AND SERIAL NUMBER:
2 NAME OF OPERATOR Marion Energy, Inc.	6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
3. ADDRESS OF OPERATOR: 31 No. Main St. CITY Helper STATE Ut ZIP 84526 PHONE NUMBER: (435) 650-3923	7. UNIT or CA AGREEMENT NAME:
4 LOCATION OF WELL FOOTAGES AT SURFACE _____ COUNTY: Carbon QTR/4TR. SECTION. TOWNSHIP. RANGE. MERIDIAN _____ STATE: UTAH	8. WELL NAME and NUMBER: Kenilworth/Cordingly Canyon
	9. API NUMBER:
	10. FIELD AND POOL OR WILDCAT Kenilworth

11 CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION		
<input type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: _____	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
	<input type="checkbox"/> ALTER CASING	<input type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input checked="" type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion: _____	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12 DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

See attached documents. Pressures and water and gas for April.

Accepted by the
Utah Division of
Oil, Gas and Mining
For Record Only

NAME (PLEASE PRINT) Dave Smith	TITLE Construction/Maintenance
SIGNATURE 	DATE 5/1/2013

(This space for State use only)

RECEIVED

MAY 01 2013

DIV. OF OIL, GAS & MINING

Kenilworth/Cordingly

Pressures

15-1

Tubing	0	Casing	5
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15-5

Tubing	0	Casing	0
--------	---	--------	---

15-2

Tubing	0	Casing	0
--------	---	--------	---

10-1

Tubing	0	Casing	15
--------	---	--------	----

Cordingly 11-1

Tubing	0	Casing	80
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Kenilworth RR 1-A

Tubing	400	Casing	1400
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Kenilworth RR 1

Tubing	20	Casing	20
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15-3

Tubing	20	Casing	50
--------	----	--------	----

Ball Park 1

Tubing	0	Casing	0
--------	---	--------	---

Kenilworth RR 2

Tubing	0	Casing	0
--------	---	--------	---

16-2 Not Drilled

17-2 Not Drilled

Kenilworth RR 15-4 Not Drilled

Clear Creek

10 29

Tubing	0	Casing	0
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Oman 2-20

Tubing	110	Casing	90
--------	-----	--------	----

6-17

Tubing	0	Casing	0
--------	---	--------	---



GARY R. HERBERT
Governor

SPENCER J. COX
Lieutenant Governor

State of Utah

DEPARTMENT OF NATURAL RESOURCES

MICHAEL R. STYLER
Executive Director

Division of Oil, Gas and Mining

JOHN R. BAZA
Division Director

June 2, 2014

Certified Mail #7003 2260 0003 2358 7004

Jeff Clarke
Marion Energy, Inc.
3580 Orr Road
Allen, Texas 75002

29 13S 7E

Subject: Notice of Violation for Shut-in and Temporarily Abandoned Wells

Dear Mr. Clarke:

The Division of Oil, Gas and Mining (Division) issued Marion Energy, Inc (Marion) a Shut-in and Temporarily Abandoned Notice of Violation (NOV), dated January 3, 2013, for the following thirteen (13) wells.

Ballpark Cyn 16-2X	43-007-31207 Plugged and Abandoned - June 2013
Cordingly Cyn 10-1	43-007-31173 Plugged and Abandoned - October 2012
Ballpark Cyn 17-2	43-007-31169 Plugged and Abandoned - June 2013
Kenilworth RR 1-A	43-007-31229 Last Production - November 2008
Alpine School District 6-17	43-007-31181 Last Production - November 2008
Oman 10-29	43-007-31210 Comp - November 2008, Never Produced
Ballpark Cyn #1	43-007-31015 Last Production - June 2010
Cordingly Cyn 15-5	43-007-31167 Last Production - April 2010
Kenilworth RR #1	43-007-31006 Last Production - August 2010
Kenilworth RR#2	43-007-31007 Last Production - August 2010
Cordingly Cyn 15-2	43-007-31064 Last Production - August 2010
Cordingly Cyn 15-1	43-007-31065 Last Production - August 2010
Cordingly Cyn 11-1	43-007-31070 Last Production - August 2010

Marion plugged and abandoned the Ballpark Cyn 16-2X, Cordingly Cyn 10-1 and Ballpark Cyn 17-2 wells. The other ten (10) wells are still in noncompliance with Rule R64-3-16 Shut-in and Temporarily Abandoned Wells. If work was done on the wells Marion has not submitted notice of intent or subsequent sundry notices to the Division. If any work has been done on the wells please submit sundries immediately for the well files.

The operator is responsible to file, yearly, for extended shut-in or temporary abandonment for wells shut-in or temporarily abandoned for a period of twelve (12) consecutive months. Marion must file a Sundry Notice providing the following information for each of the above ten noncompliance wells; reasons for shut-in or temporarily abandonment of the well, length of time the well is expected to be shut-in or temporarily abandoned and an explanation



and supporting data showing the well has integrity (R649-3-36.1). After review the Division will either approve the continued shut-in or temporarily abandoned status or require remedial action (R649-3-36.2). After five (5) years of non-activity or non-productivity, the well shall be plugged in accordance with R649-3-24, unless approval for extended shut-in time is given by the Division upon a showing of good cause by the operator (R649-3-36.3). Please note, three (3) of the ten noncompliance wells listed above have been shut-in over five (5) years.

Marion has until **June 30, 2014** to submit sundries, for the subject wells, in accordance with **Oil and Gas Conservation General Rule 649-3-36 Shut-in and Temporarily Abandoned Wells**.

Should Marion not meet shut-in and temporarily abandoned well requirements, the Division is prepared to file a Notice of Agency Action (NAA) for Commencement of Informal Adjudicative Proceedings (R649-10-3) for this matter in accordance with Oil and Gas Conservation General Rule R649-10 Administrative Procedures.

If you have any questions or need further assistance, please feel free to contact me at clintondworshak@utah.gov or 801-538-5280 or Dustin Doucet, Petroleum Engineer, at dustindoucet@utah.gov or 801-538-5281.

Sincerely,



Clinton Dworshak
Oil and Gas Compliance Manager

CLD/js
cc: John Rogers, Oil & Gas Associate Director
Dustin Doucet, Petroleum Engineer
Well Files
Compliance File

N:\O&G Reviewed Docs\ChronFile\Compliance

STATE OF UTAH DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS, AND MINING		FORM 9
SUNDRY NOTICES AND REPORTS ON WELLS Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.		5. LEASE DESIGNATION AND SERIAL NUMBER: FEE
1. TYPE OF WELL Gas Well		6. IF INDIAN, ALLOTTEE OR TRIBE NAME:
2. NAME OF OPERATOR: MARION ENERGY, INC.		7. UNIT or CA AGREEMENT NAME:
3. ADDRESS OF OPERATOR: 2150 South Central Expressway , McKinney, TX, 75070		8. WELL NAME and NUMBER: BALLPARK CANYON #1
4. LOCATION OF WELL FOOTAGES AT SURFACE: 1072 FSL 1884 FWL QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: Qtr/Qtr: SESW Section: 16 Township: 13.0S Range: 10.0E Meridian: S		9. API NUMBER: 43007310150000
PHONE NUMBER: 972 540-2967 Ext		9. FIELD and POOL or WILDCAT: HELPER
COUNTY: CARBON		STATE: UTAH
11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA		
TYPE OF SUBMISSION	TYPE OF ACTION	
<input checked="" type="checkbox"/> NOTICE OF INTENT Approximate date work will start: 10/31/2014 <input type="checkbox"/> SUBSEQUENT REPORT Date of Work Completion: <input type="checkbox"/> SPUD REPORT Date of Spud: <input type="checkbox"/> DRILLING REPORT Report Date:	<div style="display: flex; flex-wrap: wrap;"> <div style="width: 33%;"> <input type="checkbox"/> ACIDIZE <input type="checkbox"/> CHANGE TO PREVIOUS PLANS <input type="checkbox"/> CHANGE WELL STATUS <input type="checkbox"/> DEEPEN <input type="checkbox"/> OPERATOR CHANGE <input checked="" type="checkbox"/> PRODUCTION START OR RESUME <input type="checkbox"/> REPERFORATE CURRENT FORMATION <input type="checkbox"/> TUBING REPAIR <input type="checkbox"/> WATER SHUTOFF <input type="checkbox"/> WILDCAT WELL DETERMINATION </div> <div style="width: 33%;"> <input type="checkbox"/> ALTER CASING <input type="checkbox"/> CHANGE TUBING <input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS <input type="checkbox"/> FRACTURE TREAT <input type="checkbox"/> PLUG AND ABANDON <input type="checkbox"/> RECLAMATION OF WELL SITE <input type="checkbox"/> SIDETRACK TO REPAIR WELL <input type="checkbox"/> VENT OR FLARE <input type="checkbox"/> SI TA STATUS EXTENSION <input type="checkbox"/> OTHER </div> <div style="width: 33%;"> <input type="checkbox"/> CASING REPAIR <input type="checkbox"/> CHANGE WELL NAME <input type="checkbox"/> CONVERT WELL TYPE <input type="checkbox"/> NEW CONSTRUCTION <input type="checkbox"/> PLUG BACK <input type="checkbox"/> RECOMPLETE DIFFERENT FORMATION <input type="checkbox"/> TEMPORARY ABANDON <input type="checkbox"/> WATER DISPOSAL <input type="checkbox"/> APD EXTENSION </div> </div>	
12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc. The wells in the Helper field continue in temporary shut-in status due to Marion's financial circumstances. Marion recently was recapitalized with funds to put the Clear Creek field on production, when that is accomplished Marion will have income to put the Helper wells back on production. Work was carried out in mid 2013 to replace bad joints of tubing, during this time a new down hole pump was also installed. This well has a casing pressure of 200lbs which was taken on 7/12/2014. This shows that the replacement of the tubing was successful. Marion Energy is planning to install a pumping unit motor on this well. Once the pumping unit motor is delivered and installed the well will be returned to production in October.		
NAME (PLEASE PRINT) Ben Evans		PHONE NUMBER 214 592-8615
SIGNATURE N/A		TITLE Landman
DATE 7/14/2014		<div style="text-align: right;"> Accepted by the Utah Division of Oil, Gas and Mining FOR RECORD ONLY July 28, 2014 </div>

Division of Oil, Gas and Mining

Operator Change/Name Change Worksheet-for State use only

Effective Date: 6/1/2015

FORMER OPERATOR:	NEW OPERATOR:
Marion Energy, Inc 1415 N Loop West, Suite 1250 Houston, TX 77008 281-540-0028	Utah Gas Operating Solutision, LLC 1415 N Loop West, Suite 1250 Houston, TX 77008 281-540-0028
CA Number(s):	Unit(s): Clear Creek

WELL INFORMATION:

Well Name	Sec	TWN	RNG	API	Entity	Mineral	Surface	Type	Status
See Attache Listq									

OPERATOR CHANGES DOCUMENTATION:

1. Sundry or legal documentation was received from the **FORMER** operator on: 6/24/2015
2. Sundry or legal documentation was received from the **NEW** operator on: 6/24/2015
3. New operator Division of Corporations Business Number: 9345770-0161

REVIEW:

1. Surface Agreement Sundry from **NEW** operator on Fee Surface wells received on: N/A
2. Receipt of Acceptance of Drilling Procedures for APD on: N/A
3. Reports current for Production/Disposition & Sundries: 6/25/2015
4. OPS/SI/TA well(s) reviewed for full cost bonding: 6/25/2015
5. UIC5 on all disposal/injection/storage well(s) approved on: 7/8/2015
6. Surface Facility(s) included in operator change: Clear Creek Tank Battery
7. Inspections of PA state/fee well sites complete on (only upon operators request): 6/25/2015

NEW OPERATOR BOND VERIFICATION:

1. Federal well(s) covered by Bond Number: SU46335
2. Indian well(s) covered by Bond Number: N/A
3. State/fee well(s) covered by Bond Number(s): SU46334 and SU46341

DATA ENTRY:

1. Well(s) update in the **OGIS** on: 7/9/2015
2. Entity Number(s) updated in **OGIS** on: 7/9/2015
3. Unit(s) operator number update in **OGIS** on: 7/9/2015
4. Surface Facilities update in **OGIS** on: N/A
5. State/Fee well(s) attached to bond(s) in **RBDMS** on: 7/9/2015
6. Surface Facilities update in **RBDMS** on: 7/9/2015

LEASE INTEREST OWNER NOTIFICATION:

1. The **NEW** operator of the Fee (Mineral) wells has been contacted and informed by a letter from the Division of their responsibility to notify all interest owners of this change on: 7/9/2015

COMMENTS:

Marion Energy, Inc to
Utah Gas Operating Solutions, LLC
Effective 6/1/2015

Well Name	Sec	TWN	RNG	API	Entity	Mineral	Surface	Type	Status	Unit
ALPINE SCHOOL DIST 3-17	17	130S	070E	4300731182	2550	State	Fee	WD	A	CLEAR CREEK
RIDGE RUNNER 8-19	20	140S	070E	4301530682	2550	Federal	Federal	GW	OPS	CLEAR CREEK
RIDGE RUNNER 2-18	17	140S	070E	4301530683	16130	Federal	Federal	GW	OPS	CLEAR CREEK
UTAH FUEL 10	5	140S	070E	4300716016	2550	Fee	Fee	GW	P	CLEAR CREEK
RIDGE RUNNER 13-17	17	140S	070E	4301530269	2550	Federal	Federal	GW	P	CLEAR CREEK
UTAH FUEL 1	5	140S	070E	4300716009	2550	Fee	Fee	GW	PA	CLEAR CREEK
UTAH FUEL 2	32	130S	070E	4300716010	2550	Fee	Fee	GW	PA	CLEAR CREEK
UTAH FUEL 3	32	130S	070E	4300716011	2550	Fee	Fee	GW	PA	CLEAR CREEK
UTAH FUEL 4	30	130S	070E	4300716012	2550	Fee	Fee	GW	PA	CLEAR CREEK
UTAH FUEL 5	31	130S	070E	4300716013	2550	Fee	Fee	GW	PA	CLEAR CREEK
UTAH MINERAL STATE	29	130S	070E	4300730102	2550	State	Fee	GW	PA	CLEAR CREEK
BALLPARK CYN 17-2	16	130S	100E	4300731169	15494	Fee	Fee	D	PA	
KENILWORTH RAILROAD 15-4	16	130S	100E	4300731170	15495	Federal	Fee	D	PA	
BALLPARK CYN 16-2	16	130S	100E	4300731171	15434	Fee	Fee	D	PA	
CORDINGLY CYN 10-1	15	130S	100E	4300731173	15435	Fee	Fee	D	PA	
BALLPARK CYN 16-2X	16	130S	100E	4300731207	15496	Fee	Fee	D	PA	
UTAH FUEL A-1	6	140S	070E	4301516021	2550	Fee	Fee	GW	PA	CLEAR CREEK
UTAH FUEL 8	19	130S	070E	4300716015	2550	Fee	Fee	GW	S	CLEAR CREEK
OMAN 2-20	20	130S	070E	4300730289	2550	State	Fee	GW	S	CLEAR CREEK
KENILWORTH RR #1	16	130S	100E	4300731006	14624	Fee	Fee	GW	S	
KENILWORTH RR #2	16	130S	100E	4300731007	14625	Fee	Fee	GW	S	
BALLPARK CANYON #1	16	130S	100E	4300731015	15159	Fee	Fee	GW	S	
CORDINGLY CYN 15-2	15	130S	100E	4300731064	15160	State	Fee	GW	S	
CORDINGLY CYN 15-1	15	130S	100E	4300731065	15161	State	Fee	GW	S	
CORDINGLY CYN 11-1	11	130S	100E	4300731070	15432	Fee	Fee	GW	S	
CORDINGLY CYN 15-5	15	130S	100E	4300731167	15433	State	Fee	GW	S	
KENILWORTH RAILROAD 15-3	16	130S	100E	4300731168	16041	Federal	Fee	GW	S	
ALPINE SCHOOL DIST 6-17	17	130S	070E	4300731181	2550	State	Fee	GW	S	CLEAR CREEK
OMAN 10-29	29	130S	070E	4300731210	2550	State	Fee	GW	S	CLEAR CREEK
KENILWORTH RR 1-A	16	130S	100E	4300731229	16456	Fee	Fee	GW	S	
RIDGE RUNNER 11-20	20	140S	070E	4301530271	2550	Federal	Federal	GW	S	CLEAR CREEK
RIDGE RUNNER 1-30	20	140S	070E	4301530680	2550	Federal	Federal	GW	S	CLEAR CREEK
RIDGE RUNNER 2-19	17	140S	070E	4301530684	2550	Federal	Federal	GW	S	CLEAR CREEK
RIDGE RUNNER 11-17	17	140S	070E	4301530685	2550	Federal	Federal	GW	S	CLEAR CREEK

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

5. LEASE DESIGNATION AND SERIAL NUMBER:
ML-1257

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

6. IF INDIAN, ALLOTTEE OR TRIBE NAME:

7. UNIT or CA AGREEMENT NAME:
Clear Creek

8. WELL NAME and NUMBER:

9. API NUMBER:

10. FIELD AND POOL, OR WILDCAT:

1. TYPE OF WELL
OIL WELL ☐ GAS WELL ☐ OTHER Compressor

2. NAME OF OPERATOR:
Utah Gas Operating Solutions, LLC

3. ADDRESS OF OPERATOR:
1415 North Loop West, STE CITY Houston STATE TX ZIP 77008

PHONE NUMBER:
(281) 540-0028

4. LOCATION OF WELL

FOOTAGES AT SURFACE:

COUNTY: Carbon

QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN: NWNW 33 13S 7E

STATE: UTAH

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION		
<input checked="" type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: <u>6/1/2015</u>	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
	<input type="checkbox"/> ALTER CASING	<input type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input checked="" type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion:	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

Please accept this as notice that as of June 1st, 2015, Marion Energy, Inc. is resigning as the operator of the "Clear Creek Compressor Station" and assigning Utah Gas Operating Solutions, LLC. as the successor of operator. This is in conjunction with Utah Gas Operating Solutions, LLC bond number 5040334.
"Clear Creek Compressor Station"
Sec 33 13S 7E NWNW

Marion Energy, Inc.

Signature: [Signature]

Date: 6/1/15

Name: Douglas Flanner

Title: VP

Utah Gas Operating Solutions, LLC.

Signature: [Signature]

Date: 6-15-2015

Name: PATRICK W. MERRITT

Title: AGENT-LIMITED ATTORNEY IN FACT

NAME (PLEASE PRINT) PATRICK W. MERRITT

TITLE AGENT-LIMITED ATTORNEY IN FACT

SIGNATURE [Signature]

DATE 6-15-2015

(This space for State use only)

APPROVED

JUL 09 2015

DIV. OIL GAS & MINING
BY: Rachel Medina

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

FORM 9

5. LEASE DESIGNATION AND SERIAL NUMBER:
ML-1257

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill new wells, significantly deepen existing wells below current bottom-hole depth, reenter plugged wells, or to drill horizontal laterals. Use APPLICATION FOR PERMIT TO DRILL form for such proposals.

6. IF INDIAN, ALLOTTEE OR TRIBE NAME:

7. UNIT or CA AGREEMENT NAME:
Clear Creek Unit

8. WELL NAME and NUMBER:

9. API NUMBER:

10. FIELD AND POOL, OR WILDCAT:
Helper Field

1. TYPE OF WELL OIL WELL ☐ GAS WELL ☒ OTHER _____

2. NAME OF OPERATOR:
Marion Energy, Inc

3. ADDRESS OF OPERATOR:
1415 N Loop W, STE 1250 CITY Houston STATE TX ZIP 77008

PHONE NUMBER:
(281) 540-0028

4. LOCATION OF WELL

FOOTAGES AT SURFACE:

COUNTY:

QTR/QTR, SECTION, TOWNSHIP, RANGE, MERIDIAN:

STATE:

UTAH

11. CHECK APPROPRIATE BOXES TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION		
<input checked="" type="checkbox"/> NOTICE OF INTENT (Submit in Duplicate) Approximate date work will start: 6/1/2015	<input type="checkbox"/> ACIDIZE	<input type="checkbox"/> DEEPEN	<input type="checkbox"/> REPERFORATE CURRENT FORMATION
	<input type="checkbox"/> ALTER CASING	<input type="checkbox"/> FRACTURE TREAT	<input type="checkbox"/> SIDETRACK TO REPAIR WELL
	<input type="checkbox"/> CASING REPAIR	<input type="checkbox"/> NEW CONSTRUCTION	<input type="checkbox"/> TEMPORARILY ABANDON
	<input type="checkbox"/> CHANGE TO PREVIOUS PLANS	<input checked="" type="checkbox"/> OPERATOR CHANGE	<input type="checkbox"/> TUBING REPAIR
	<input type="checkbox"/> CHANGE TUBING	<input type="checkbox"/> PLUG AND ABANDON	<input type="checkbox"/> VENT OR FLARE
<input type="checkbox"/> SUBSEQUENT REPORT (Submit Original Form Only) Date of work completion:	<input type="checkbox"/> CHANGE WELL NAME	<input type="checkbox"/> PLUG BACK	<input type="checkbox"/> WATER DISPOSAL
	<input type="checkbox"/> CHANGE WELL STATUS	<input type="checkbox"/> PRODUCTION (START/RESUME)	<input type="checkbox"/> WATER SHUT-OFF
	<input type="checkbox"/> COMMINGLE PRODUCING FORMATIONS	<input type="checkbox"/> RECLAMATION OF WELL SITE	<input type="checkbox"/> OTHER: _____
	<input type="checkbox"/> CONVERT WELL TYPE	<input type="checkbox"/> RECOMPLETE - DIFFERENT FORMATION	

12. DESCRIBE PROPOSED OR COMPLETED OPERATIONS. Clearly show all pertinent details including dates, depths, volumes, etc.

As of June 1st, 2015, Marion Energy, Inc. resigns as Operator over its former Clear Creek Unit and Helper Field assets. In conjunction with this resignation, Utah Gas Operating Solutions, LLC. will be taking over as the Successor Operator upon your approval. Please refer to all documents submitted by Utah Gas Operating Solutions, LLC. as successor unit operator and on behalf of Marion Energy, Inc. regarding this change.

Please see the attached Appendix A below for a complete well and facility list that will be transferred upon governing approval. As the Vice President of Marion Energy, Inc. I ask that you accept this letter as Marion Energy's official resignation and request to transfer operating rights to Utah Gas Operating Solutions, LLC.

Signature: _____

Date: 6/11/15

Doug Flannery
Vice President

NAME (PLEASE PRINT)

DATRICK W. MERRITT

TITLE

AGENT - CONTRACT OPERATOR

SIGNATURE

DATRICK W. MERRITT

DATE

6-15-2015

(This space for State use only)

APPROVED

(5/2000)

(See Instructions on Reverse Side)

JUL 09 2015

DIV. OIL GAS & MINING

BY: Rachel Medina

APPENDIX A

Well List

Well Name	Sec	TWN	RNG	API	Status
ALPINE SCHOOL DIST 3-17	17	130S	070E	4300731182	A
KENILWORTH RAILROAD 9-1	16	130S	100E	4300731172	LA
JACOB 5-5	5	140S	070E	4300731190	LA
JACOB 4-8	5	140S	070E	4300731191	LA
OMAN 2-31	30	130S	070E	4300731246	LA
OMAN 3-32	29	130S	070E	4300731247	LA
MADSEN 11-20	19	130S	070E	4300731297	LA
OMAN 7-19	19	130S	070E	4300731298	LA
WOOLSEY 3-31	31	130S	070E	4300731305	LA
OLD RAIL ROAD GRADE 17-1	17	130S	100E	4300731354	LA
KENILWORTH WASH 18-1	18	130S	100E	4300731355	LA
ALRAD CYN 13-1	13	130S	100E	4300731357	LA
CORDINGLY CYN 15-6	15	130S	100E	4300731416	LA
RIDGE RUNNER 7-20	20	140S	070E	4301530681	LA
RIDGE RUNNER 8-19	20	140S	070E	4301530682	OPS
RIDGE RUNNER 2-18	17	140S	070E	4301530683	OPS
UTAH FUEL 10	5	140S	070E	4300716016	P
RIDGE RUNNER 13-17	17	140S	070E	4301530269	P
UTAH FUEL 1	5	140S	070E	4300716009	PA
UTAH FUEL 2	32	130S	070E	4300716010	PA
UTAH FUEL 3	32	130S	070E	4300716011	PA
UTAH FUEL 4	30	130S	070E	4300716012	PA
UTAH FUEL 5	31	130S	070E	4300716013	PA
UTAH MINERAL STATE	29	130S	070E	4300730102	PA
BALLPARK CYN 17-2	16	130S	100E	4300731169	PA
KENILWORTH RAILROAD 15-4	16	130S	100E	4300731170	PA
BALLPARK CYN 16-2	16	130S	100E	4300731171	PA
CORDINGLY CYN 10-1	15	130S	100E	4300731173	PA
BALLPARK CYN 16-2X	16	130S	100E	4300731207	PA
UTAH FUEL A-1	6	140S	070E	4301516021	PA
OMAN 14-20	29	130S	070E	4300731209	RET
CORDINGLY CYN 2-1	2	130S	100E	4300731236	RET
SWD 1	28	130S	100E	4300731417	RET
SHIMMIN 33-1	33	120S	110E	4300731431	RET
SEAMONS 5-8	8	130S	070E	4300731432	RET
CRITCHLOW 29-1	29	120S	110E	4300731433	RET
RADAKOVICH 12-5-1	5	130S	070E	4300731434	RET
ALLRED 10-1	10	120S	110E	4300731435	RET

RADAKOVICH 12-5	5	130S	070E	4300731436	RET
SEAMONS 5-8-2	8	130S	070E	4300731437	RET
WOOLSEY 3-31-1	31	130S	070E	4300731438	RET
ALLRED 13-1	13	120S	110E	4300731439	RET
JACOB 5-5	5	140S	070E	4300731513	RET
UTAH FUEL 8	19	130S	070E	4300716015	S
OMAN 2-20	20	130S	070E	4300730289	S
KENILWORTH RR #1	16	130S	100E	4300731006	S
KENILWORTH RR #2	16	130S	100E	4300731007	S
BALLPARK CANYON #1	16	130S	100E	4300731015	S
CORDINGLY CYN 15-2	15	130S	100E	4300731064	S
CORDINGLY CYN 15-1	15	130S	100E	4300731065	S
CORDINGLY CYN 11-1	11	130S	100E	4300731070	S
CORDINGLY CYN 15-5	15	130S	100E	4300731167	S
KENILWORTH RAILROAD 15-3	16	130S	100E	4300731168	S
ALPINE SCHOOL DIST 6-17	17	130S	070E	4300731181	S
OMAN 10-29	29	130S	070E	4300731210	S
KENILWORTH RR 1-A	16	130S	100E	4300731229	S
RIDGE RUNNER 11-20	20	140S	070E	4301530271	S
RIDGE RUNNER 1-30	20	140S	070E	4301530680	S
RIDGE RUNNER 2-19	17	140S	070E	4301530684	S
RIDGE RUNNER 11-17	17	140S	070E	4301530685	S

Facility List

Clear Creek Compressor Station	33	13S	7E
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